UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
FITBIT, INC., Petitioner
v.
PHILIPS NORTH AMERICA LLC Patent Owner
Patent No. 7,088,233

DECLARATION OF DR. JOSEPH PARADISO

TABLE OF CONTENTS

I.	INTRODUCTION1			
II.	QUALIFICATIONS			
III.	SUMMARY OF OPINIONS AND MATERIALS CONSIDERED			
IV.	V. LEVEL OF ORDINARY SKILL IN THE ART			
V.	TECHNOLOGICAL BACKGROUND			
	A.	Electronic sensing and computer networks in the 1970s and 1980s.	12	
	B.	Communicatively-coupled portable and wearable computing in the 1990s	14	
	C.	Wireless personal area networks	20	
	D.	Applicant's admitted prior art	24	
VI.	THE '233 PATENT		27	
	A.	Overview	27	
	B.	Priority claims for the '233 patent	29	
VII.	CLAIM CONSTRUCTION			
	A.	"means for signaling the bi-directional communications module to transition from the powered-down state to the powered-up	22	
VIII.	OVI	state" ERVIEW OF THE PRIOR ART		
V 1111.	A.	Jacobsen		
	В.	Say		
		·		
	C.	Quy	52	
	D.			
	E.	Reber		
***	F.	Gabai	61	
IX.		E PRIOR ART DISCLOSES AND/OR SUGGESTS ALL THE ATURES OF CLAIMS 1, 7-10, 13-16, 22 AND 24-26 OF THE		
		B PATENT	62	

A.		4 of the '233 patent4	62
	1.	Claim 1	63
		[1p] A bi-directional wireless communication system comprising:	63
		[1a] (a) a first personal device, the first personal device further comprising:	65
		[1b] (i) a processor;	68
		[1c] (ii) a memory;	75
		[1d] (iii) a power supply;	76
		[1e] (iv) at least one detector input; and	78
		[1f] (v) a short-range bi-directional wireless communications module;	82
		[1g] (b) a second device communicating with the first device, the second device having a short-range bi-directional wireless communications module compatible with the short-range bi-directional wireless communications module of the first device; and	86
		[1h] (c) a security mechanism governing information transmitted between the first personal device and the second device	93
	2.	Claim 7	95
	3.	Claim 8	98
	4.	Claim 9	100
	5.	Claim 10	101
	6.	Claim 14	104
B.	Ground 2: <i>Say</i> discloses and/or suggests the features of claims 1, 7-10, and 14 of the '233 patent		
	1.	Claim 1	106
		[1p] A bi-directional wireless communication system comprising:	106

		[1a] (a) a first personal device, the first personal device further comprising:	108
		[1b] (i) a processor;	112
		[1c] (ii) a memory;	115
		[1d] (iii) a power supply;	118
		[1e] (iv) at least one detector input; and	120
		[1f] (v) a short-range bi-directional wireless communications module;	127
		[1g] (b) a second device communicating with the first device, the second device having a short-range bidirectional wireless communications module compatible with the short-range bi-directional wireless communications module of the first device; and	133
		[1h] (c) a security mechanism governing information transmitted between the first personal device and the second device.	137
	2.	Claim 7	140
	3.	Claim 8	142
	4.	Claim 9	149
	5.	Claim 10	150
	6.	Claim 14	151
C.		d 3: <i>Jacobsen</i> in view of <i>Say</i> discloses and/or suggests stures of claims 1, 7-10, and 14 of the '233 patent	153
	1.	Claim 1	153
	2.	Claims 7-10 and 14	158
D.	Ground 4: <i>Jacobsen</i> in view of <i>Say</i> and <i>Quy</i> discloses and/or suggests the features of claim 13 of '233 patent		
	1.	Claim 13	159
E.		d 5: <i>Jacobsen</i> in view of <i>Say</i> and <i>Geva</i> discloses and/or sts the features of claims 24-25 of the '233 patent	166

		1.	Claim 24	166
		2.	Claim 25	175
	F.		6: <i>Jacobsen</i> in view of <i>Say</i> and <i>Reber</i> discloses and/or s the features of claim 26 of the '233 patent	176
		1.	Claim 26	176
	G.	Ground 7: <i>Say</i> in view of <i>Gabai</i> discloses and/or suggests the features of claims 15-16 and 22 of the '233 patent		186
		1.	Claim 15	186
		2.	Claim 16	194
		3.	Claim 22	196
X	CO	NCLLISIO	ON	197

I, Dr. Joseph Paradiso, declare as follows:

I. INTRODUCTION

1. I have been retained as an independent expert consultant in this proceeding before the United States Patent and Trademark Office ("PTO") regarding U.S. Patent No. 7,088,233 ("the '233 patent") (Ex. 1001). I have been asked to consider, among other things, whether certain references disclose or suggest the features recited in claims 1, 7-10, 13-16, 22, 24-26 ("the challenged claims") of the '233 patent. My opinions are set forth below.

2. I am being compensated at my normal rate of \$600/hour for the time I spend working on this proceeding. My compensation is not dependent on the nature of my findings, or the outcome of this proceeding or any other proceeding. I have no other interest in this proceeding.

II. QUALIFICATIONS

3. My qualifications for forming the opinions in this report are summarized here and explained in more detail in my curriculum vitae, which I understand is provided as Exhibit 1003.

Fitbit, Inc. Ex. 1002 Page 0006

¹ In this declaration, I refer to exhibit numbers that I understand are assigned to documents that will be attached with the petition for *Inter Partes* Review of the '233 patent.

4. I received a B.S. in electrical engineering and physics from Tufts

University in 1977 and a Ph.D. in physics from the Massachusetts Institute of

Technology (MIT) in 1981. Currently, I am the Alexander W. Dreyfoos (1954)

Professor and Associate Academic Head in the Program in Media Arts and

Sciences at the MIT Media Laboratory.

5. For over three decades, I have been involved with the research and

development of sensor technology in a variety of applications. For example, after

receiving my Ph.D., I was a post-doctoral researcher at the Swiss Federal Institute

of Technology (ETH) in Zurich from 1981 to 1983, where I worked on sensor

technology for high-energy particle physics. Following my post-doctoral position

at ETH, I was a physicist at the Draper Laboratory until 1994, where I was a

member of the Control and Decision Systems Directorate and Sensor and Signal

Processing Directorate. There, my research encompassed spacecraft control

systems, image processing algorithms, underwater sonar, and precision alignment

sensors for large high-energy physics detectors.

6. In 1994, I joined the MIT Media Lab, a research laboratory, founded

in 1985, that promotes a unique, cross-disciplinary culture and focuses on highly-

collaborative research that joins seemingly disparate technological and academic

fields. Researchers at the MIT Media Lab have pioneered areas such as wearable

2

Fitbit, Inc. Ex. 1002 Page 0007

computing, tangible interfaces, and affective computing, which has led to numerous products and platforms that have become a ubiquitous part of consumer life today. Examples of technologies that have spun off from the Media Lab's research include e-readers, such as the Amazon Kindle and Barnes & Noble Nook, the popular video game Guitar Hero, the MPEG-4 structured audio format, the first bionic lower-leg system for amputees, wireless mesh networks developed by Nortel, and the Mercury RFID Reader, commercialized by spin-off ThingMagic. Today, the Lab is supported by more than 80 members, including some of the world's leading corporations that represent the fields of electronics, entertainment, fashion, health care, toys, and telecommunications, among others. faculty members, research staff, and students work in over 25 research groups and initiatives on more than 450 projects that range from digital approaches for treating neurological disorders, to advancing imaging technologies that can "see around a corner," to the word's first "smart" powered ankle-foot prosthesis.

7. When I joined the Media Lab, I focused on developing new sensing modalities for human-computer interaction, which, by 1997, evolved into wearable and non-wearable wireless sensing and distributed sensor networks to measure movement activity. This work anticipated and influenced transformative products and industries that have blossomed in recent years.

3

measuring dynamic movement of the human foot during, for example, interactive dance and other physical activities. The shoe was intended to capture motion data, which were mapped into different information representations to facilitate interactivity. The design of this sensor-laden wireless shoe is now recognized as a watershed in the field of wireless sensing for activity tracking and was an inspiration for the Nike+, one of the very first activity trackers and the first commercial product to integrate dynamic music with monitored exercise. My team went on to pioneer on-shoe sensor architecture for clinical gait analysis in collaboration with the Massachusetts General Hospital (MGH) in 2002. We then

worked in sports medicine with another MGH collaboration that developed an

attachable, ultra-wide-range, wireless inertial measurement unit system for

evaluating professional baseball pitchers and batters in 2007.

For example, in 1997, I developed a shoe with wireless sensors for

9. Leading to over 300 publications, at least 17 issued patents, and a string of awards in the Pervasive Computing, Human-Computer Interaction, and sensor network communities, my research has become the basis for widely established curricula. Many of these publications are directed to fixed, wearable, or portable sensor devices. I have also advised over 55 graduate (M.S. and Ph.D.) theses for students who have done their work in my research group, and served as a

8.

reader for roughly 100 M.S. and Ph.D. students in other groups and at other

universities.

10. I have given over 300 invited talks, panel appearances, and seminars

worldwide, recently keynoting on topics relating to ubiquitous sensing and the

Internet of Things (IoT) for prestigious venues ranging from the Sensors Expo (the

main industrial sensors conference) to the World Economic Forum. I am

frequently asked to address industrial groups on sensing systems and IoT. For

example, I recently gave the opening keynote at IoT Solutions World Congress in

Barcelona, the leading Industrial IoT event, and I have been on the Editorial Board

(and have served as Associate Editor in Chief) of IEEE Pervasive Computing

Magazine (the original flagship publication in this area) since 2006. I often engage

with the Media Lab's extensive list of industrial partners in strategizing these

areas.

11. I also belong to and participate in numerous professional

organizations. I am a senior member of the Institute of Electrical and Electronics

Engineers (IEEE), and also belong to the Association for Computer Machinery

(ACM). I also belong to the American Physical Society (the major professional

society in physics), and am a senior member in the American Institute of

Aeronautics and Astronautics (AIAA). Within the IEEE, I belong to the Signal

5

Fitbit, Inc. Ex. 1002 Page 0010

Processing Society, the Controls Society, and the Computer Society. I have served on many Technical Program Committees (which solicit, review, and select papers for academic conferences) and journal editorial boards. I have also organized academic conferences in areas such as wireless sensor networks, wearable computing and wearable sensing, human-computer interfaces, ubiquitous computing, and the like.

III. SUMMARY OF OPINIONS AND MATERIALS CONSIDERED²

12. All of the opinions contained in this declaration are based on the documents I reviewed and my professional judgment, as well as my education, experience, and knowledge regarding computer networking. I am not an attorney and I am not offering any legal opinions in this declaration.

- 13. In forming my opinions expressed in this declaration, I reviewed:
 - the '233 patent (Ex. 1001);
 - the prosecution file history for the '233 patent (Ex. 1004);
 - U.S. Patent No. 6,198,394 ("Jacobsen") (Ex. 1005);
 - U.S. Patent No. 6,175,752 ("Say") (Ex. 1006);

6

² My citations to non-patent publications are to the original page numbers of the publication, and my citations to U.S. Patents or Patent Applications are to the column:line number or paragraph number, as applicable.

- U.S. Patent No. 6,602,191 ("Quy") (Ex. 1007);
- U.S. Patent No. 6,366,871 ("Geva") (Ex. 1008);
- Kaveh Pahlavan, Ali Zahedi, and Prashant Krishnamurthy,
 "Wireband Local Access: Wireless LAN and Wireless ATM," IEEE
 Communications Magazine, Vol. 35 Issue 11, November 1997,
 pgs. 34-40 (Ex. 1009);
- Paradiso, J.A., Hsiao, K., Benbasat, A. and Teegarden, Z., "Design and Implementation of Expressive Footwear," IBM Systems
 Journal, Vol. 39, No. 3&4, October 2000, pp. 511-529 (Ex. 1010);
- Paradiso, J.A. "The Brain Opera Technology: New Instruments
 and Gestural Sensors for Musical Interaction and
 Performance," Journal of New Music Research, 28(2), 1999, pp.
 130-149 (Ex. 1011);
- Specification of the Bluetooth System, Vol. 1, Bluetooth v1.0B (Dec. 1, 1999) (Ex. 1012);
- Provisional application No. 60/105,493 (Ex. 1013);
- Provisional application No. 60/135,862 (Ex. 1014);
- Provisional application No. 60/279,401 (Ex. 1015);

- Digital Networks' "RoamAbout 2.4 GHz frequency hopping wireless LAN adapters" (1996) (Ex. 1018);
- Shawn Willett, "Digital ships tools for mobile clients," InfoWorld, February 7, 1994 (Ex. 1019);
- U.S. Patent No. 5,961,451 ("*Reber*") (Ex. 1020);
- Distributed Sensor Networks, Proceedings of a Workshop held at
 Carnegie-Mellon University December 7-8, 1978 (available at https://resenv.media.mit.edu/classarchive/MAS961/readings/DSN_CMU_1978.pdf) (Ex. 1021);
- 'Sensor networks: evolution, opportunities, and challenges," IEEE Proceedings, Aug. 2003 (Ex. 1022);
- Mark Weiser, "The Computer for the 21st Century," Scientific American (1991) (Ex. 1023);
- Richard S. Johnston et al., "Biomedical Results of Apollo" (1975)
 (available at http://history.nasa.gov/SP-368/sp368.htm) (Ex. 1024);
- Steve Mann, "Wearable computing: A first step toward personal imaging", IEEE Computer vol. 30 no. 2, pgs. 25-32 (Feb. 1997) (Ex. 1025);

- Steve Feiner, "A Touring Machine: Prototyping 3D Mobile
 Augmented Reality Systems for Exploring the Urban
 Environment," *Personal Technologies*, pgs. 208-217 (1997) (Ex. 1026);
- Kris Goodfellow, *One Digital Day in Her Life*, N.Y. Times, Apr.
 16, 1998 (*available at*:
 http://www.nytimes.com/1998/04/16/technology/one-digital-day-in-her-life.html) (Ex. 1027);
- Maria S. Redin, "Marathon Man" thesis, MIT Media Laboratory,
 June 15, 1998 (Ex. 1029);
- Brian Clarkson and Alex Pentland, "Predicting Daily Behavior via Wearable Sensors," Technical report, MIT Media Laboratory, July 2001 (available at https://pdfs.semanticscholar.org/2fd4/7fe8b3c65bfb32ffe91c61686 9e071c4894a.pdf) (Ex. 1031);
- Brian Clarkson and Alex Pentland, "Unsupervised Clustering of Ambulatory Audio and Video," ICASSP, March 1999 (Ex. 1032);
- Joseph Paradiso, "Expressive footwear for computer-augmented dance performance," ISWC '97: Proceedings of the 1st IEEE

International Symposium on Wearable Computers, October 1997 (Ex. 1033);

- Robert Poor, "Hyphos: A Self-Organizing, Wireless Network,"
 MIT Master's thesis, 1997 (Ex. 1034);
- Per Johansson et al., "Short Range Radio Based Ad-hoc Networking: Performance and Properties," ICC'99, 1999 (Ex. 1036);
- Application no. 09/384,165 (Ex. 1038);
- U.S. Patent No. 6,160,986 ("Gabai") (Ex. 1040);
- U.S. Patent No. 6,026,165 ("Marino") (Ex. 1041);
- U.S. Patent No. 5,408,250 ("Bier") (Ex. 1042)

My opinions are additionally guided by my appreciation of how a person of ordinary skill in the art would have understood the claims of the '233 patent at the time of the alleged inventions.

14. Based on my experience and expertise, it is my opinion that certain references disclose or suggest all the features recited in claims 1, 7-10, 13-16, 22, 24-26 of the '233 patent.

IV. LEVEL OF ORDINARY SKILL IN THE ART

> At the time of the alleged inventions a person of ordinary skill in the 15.

art ("POSITA") would have had at least a B.S. in computer science, electrical

engineering, or an equivalent, and at least two years of experience in the relevant

field, i.e., wireless communications. More education can substitute for practical

experience and *vice versa*. I apply this understanding in my analysis herein.

16. In determining the level of ordinary skill, I have considered, for

example, the types of problems encountered in the art and prior solutions to these

problems, the rapidity with which innovations are typically made, the

sophistication of the technology, and the educational level and experience of

workers in the field.

17. My analysis of the '233 patent and my opinions in this declaration are

from the perspective of a POSITA, as I have defined it above, during the relevant

time frame (see section VI.B). During this time frame, I possessed at least the

qualifications of a POSITA, as defined above.

V. TECHNOLOGICAL BACKGROUND

> 18. In this section, I provide an overview of certain technologies, systems,

and concepts that were known in the art at or before the dates of the alleged

inventions of the '233 patent. I believe the technologies and concepts I describe

below were widely known and appreciated by POSITAs at or before that time. I

11

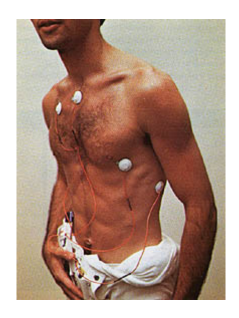
Fitbit, Inc. Ex. 1002 Page 0016

Fitbit, Inc. v. Philips North America LLC

rely on at least the discussions below (including references cited therein) to demonstrate the state of the art known to POSITAs at that time, which supports my opinions and analysis regarding the '233 patent and my opinions and analysis provided in section IX

A. Electronic sensing and computer networks in the 1970s and 1980s

19. Personal monitoring with electronic sensors has been well-known since at least the second half of the 20th century. Early examples of practical electronic sensing in the context of personal monitoring grew out of NASA's space Crewman of the Apollo missions, for example, "wore a biosensor program. harness which provided a means of transmitting critical physiological data to the ground." Ex. 1024, 61. The harness, which provided "real-time telemetry of vital biomedical information," included sensors for obtaining an "electrocardiogram, heart rate, and respiratory pattern and rate data." Id. The wearable sensors also included sensing means for recording and transmitting media: "Voice communications and real-time television observations, coupled with monitoring of the vital signs, provided the medical basis for an inflight clinical profile of the Apollo astronauts." *Id.* The data obtained from wearable sensors was displayed on remote monitors at the launch and at mission control centers. Id.; see also id. at 485-93.



Example of a biobelt from the Apollo missions being worn with the electrode sensors in place. Id. at 491

Around the same time, advancements in computer networking research were yielding practical applications. The precursor for the Internet—*i.e.*, ARPANET—was built by DARPA and successfully implemented in the late 1960s.

20. The combination of the distributed sensors and computer networking, *i.e.*, sensor networks, were gestated mainly under DARPA funding, starting in the 1970s. *See* Ex. 1021. These sensor networks were described as "a group of sensor devices connected by a communications networking trying to achieve a common goal—deriving an accurate world picture." *Id.* at 38. As compact wireless networking technologies and capable microcomputer scaling were still fairly undeveloped at that time, these systems were mainly wired or hypothetical until the 1990s, when building practical wireless systems began to be feasible. Again, much

of this work was spurred by DARPA, this time under its SensIT program. Many papers from this program appeared in the 90s and made their way into the popular press at the time. *See e.g.*, Ex. 1022.

21. The idea of ubiquitously networking artifacts of daily life to form a new paradigm in Human-Computer Interfaces was first and famously elucidated by Mark Weiser of Xerox PARC in his visionary article 'The Computer for the 21st Century' published in Scientific American in 1989. Ex. 1023. This article spoke of what Weiser called Ubiquitous Computing, where processing, networking and sensing would be in essentially everything, fundamentally changing the way we interact with things and information. Weiser punctuates the article with examples drawn from his group at PARC that pointed at possibilities extrapolated from the technology available at the time. This article (and the enormous flood of research that it inspired) foreshadowed the Internet of Things.

B. Communicatively-coupled portable and wearable computing in the 1990s

22. By the 1990s, researchers had begun development of the concept of wearable computing. These pioneers were living in a world of distributed sensing, interface, and display, all arrayed on-body. They believed even then that the future of computing was to be up close and personal, always on, and with capabilities at the right place—e.g., a display at the eyes and an interface near the hands,

ubiquitously networked to nearby and remote artifacts and resources with wireless and cellular links, etc. These researchers did not just speculate, patent, or write about it these concepts; they developed and lived with these systems. Several of them were close colleagues of mine at the MIT Media Lab at the time (see image below). Steve Mann, now a longstanding professor at the University of Toronto, was (and still is) one of the field's most poignant visionaries, and Thad Starner, now a professor at Georgia Tech, went on to be one of the chief developers of Google Glass. Steve Mann traces his fielded wearable systems back to 1980 in his landmark survey article "Wearable computing: A first step toward personal imaging", IEEE Computer Feb. 1997. Ex. 1025. Steve's wearable rig back then incorporated many of the challenged claims' features, including wearable user interfaces, heart-rate and other monitors, GPS and other localization systems, and a variety of wireless links.



MIT Wearable Computing Evangelists outside the Media Lab in the mid 90s – note

Steve Mann at left and Thad Starner at right.

- 23. The MIT Media Lab's wearable researchers openly published and posted profusely during the 1990s, and many of their papers (and selected papers from other groups) are listed and linked on the Media Lab's website. *See* http://www.media.mit.edu/wearables/papers.html.
- 24. The Media Lab hosted the world's first conference dedicated to Wearable Computing (ISWC) at MIT back in October of 1997, an event that is continuing to this day. One of many papers of note at the 1997 symposium was written by Prof. Steve Feiner and his team from Columbia University: 'A Touring Machine: Prototyping 3D Mobile Augmented Reality Systems for Exploring the Urban Environment'. Ex. 1026. This paper describes classic, well-known

pioneering work in mobile augmented reality, where his subjects would walk around Manhattan with a wearable computer then in a backpack, coupled to a separate GPS receiver, and including a "head-tracked, see-through, headworn, 3D display, and an untracked, opaque, handheld, 2D display with stylus and trackpad" with a RF wireless network link. A comprehensive history of significant mobile AR research and development is presented here: https://www.icg.tugraz.at/~daniel/HistoryOfMobileAR/

- 25. The wearable community also explored physiological and health-related monitoring in their prototype systems back in the 1990s. In addition to Mann, researchers like Rosalind Picard (Mann's advisor) and Dr. Jenn Healey used distributed biosensors in wearable systems for pioneering research in affective computing and e-health. Dr. Healey's work on affective wearables was featured in the New York Times. *See* Ex. 1027. Dr. Picard's group web page from 1997 includes articles on many other related projects conducted by the group around this time, including those using a multiplicity of biosensors and incorporating a variety of interface and graphing devices, including Palm Pilots and early tablet computers like the iPAQ. *See* http://affect.media.mit.edu/areas.php.
- 26. Prof. Mike Hawley's Personal Information Architecture research group at the MIT Media Lab was also building wearable computers for

physiological sensing and dynamic tracking of athletes. His 'Marathon Man' project from 1997 equipped marathon runners with a wearable system that sensed heart rate, step cadence, core body temperature, and GPS position with a frequent data offlink via a cellphone or cellular modem to a remote internet-connected control center, where collaborators could plot the runners' progress at frequent updates together with sensor state and communicate back to them. *See* 1029.

27. Much of the early research in wearable and ubiquitous computing during the late 1990s explored context and activity recognition, fusing multiple sensors in the user's environment (wearable and/or fixed), including audio, video, and acceleration, physiological sensing, etc. Early examples here came from the many students in Professor Sandy Pentland's group at the MIT Media Lab. One example can be found in the research of Brian Clarkson, whose work I followed closely (as I was on his Ph.D. committee). Dr. Clarkson built and lived for an extended period with a wearable computer featuring many sensors, already by 2000 featuring a camera, microphone, and touch pad for annotation (his subsequent systems incorporated even more sensors). The aim of his work was to build systems that could determine context by tagging media and data with other data. Although his summary publication 'Predicting Daily Behavior via Wearable Sensors,' was publically posted in July 2001 (Ex. 1031) his work was already well

known, as he published beforehand (see e.g., Ex. 1032) and was covered in the

popular press.

28. My own work in this field sprouted from the intersection of wearable

sensing and wireless sensor networks. My first of many well-known projects here

was a shoe for a dancer that enabled users to produce interactive music. See Ex.

1033. Sensing 16 different parameters per foot, and streaming them from both feet

to a base station in real time, this system likewise anticipated aspects of the patents

discussed. The first paper on this system was published at ISWC in 1997 (see id.)

and after several other open publications, a comprehensive paper on the system

was published in the IBM Systems' Journal in October 2000. Ex 1010. This was a

landmark project in wearable wireless sensing. As Nike was a research sponsor of

my laboratory back then, I had several interactions during this project with

members of the team that went on to develop the Nike+. My group leveraged our

capability in wearable sensors to subsequently evolve early systems for wearable

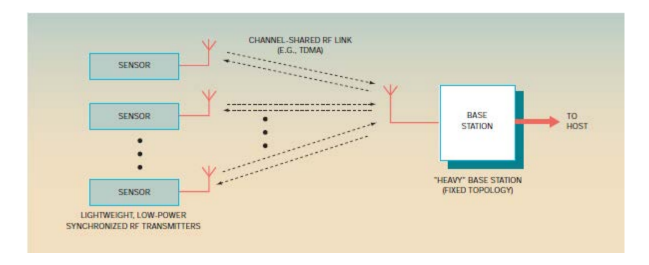
gait analysis and multimodal, multipoint wireless inertial sensors for baseball

pitchers and batters, a collaborative project with the doctors working with the

Boston Red Sox.

19

Fitbit, Inc. Ex. 1002 Page 0024



Ex. 1010, Fig. 13.

C. Wireless personal area networks

29. By the late-1990s, wireless personal area networks were common knowledge. For example, groups like the IEEE's WPAN were defining a standard for a low-power personal network that would be suitable for wearables (this evolved into 802.15.4 and eventually Zigbee). This group was started by Dick Braley of FedEx in 1997, who was motivated by the wearable research at the MIT Media Lab. He envisioned the FedEx delivery worker of the future to be equipped with a modular distributed wearable system instead of a bulky tablet.³ Various sensor network topologies were already well-realized, including mesh networking, examples of which can be found in Rob Poor's 1997 MIT Media Lab PhD thesis. *See* Ex. 1034. Already by 1998, it was publically known that companies like

³ I participated in its early meetings.

Cambridge Silicon Radio were developing Bluetooth and other radios with

embedded processors that could be used to host applications.

30. There was also, of course, Bluetooth. Bluetooth is a wireless

communication link, operating in the unlicensed ISM band at 2.4 GHz using a

frequency hopping transceiver. It allows real-time voice and data communications

between Bluetooth Hosts. In other words, it is a type of close range wireless

network that eliminates the need for people to configure one specific device to

work with another. Instead, any Bluetooth-enabled device can connect to any

other Bluetooth-enabled device wirelessly without requiring any device-specific

configuration. Because the Bluetooth specification is an open, global specification,

it is an ideal candidate to enable the device-to-device communications necessary in

a personal area network, or "PAN".

31. The development of Bluetooth and its release in 1999 was well known

and common knowledge among those of skill in the art. Bluetooth was originally

conceived in 1994 by Ericsson Mobile Communications as an alternative to the

cables that connected their mobile phones to accessories. The RF technology used

by Ericsson provided a couple advantages over the infra-red links previously used

between handsets and devices. First, radio waves are not directional and do not

require line of sight to communicate. Thus, two devices communicating through

21

Fitbit, Inc. Ex. 1002 Page 0026

Fitbit, Inc. v. Philips North America LLC IPR2020-00783

RF technology do not need to be oriented in a specific direction or location relative

to one another. Second, radio waves penetrate many objects that reflect infra-red.

This allows RF technology to pass through many common obstacles such as

clothing, bodies, walls, doors, and plastic casings.

32. RF technologies utilize precisely tuned transmitters and receivers in

order to send and accept radio waves of a specific frequency. Because the usable

radio frequency space is finite, governments partition the frequency ranges and

regulate their use. However, through multinational agreement, the 2.4 GHz

spectrum requires no license for its use anywhere in the world. This is the

frequency in which Bluetooth operates.

At least as early as December 1999 (see Ex. 1012), POSITAs 33.

recognized Bluetooth's potential for dozens of applications related to PANs, such

as allowing mobile devices to be broken up into components in order to create tiny

access nodes that could easily fit in wearable devices. This concept of breaking a

device down into its modular constituent parts so that they might be conveniently

worn by a user is a principle behind wearable computing.

Early adopters of Bluetooth recognized its suitability for linking 34.

together a variety of separate devices in order to allow them to operate and

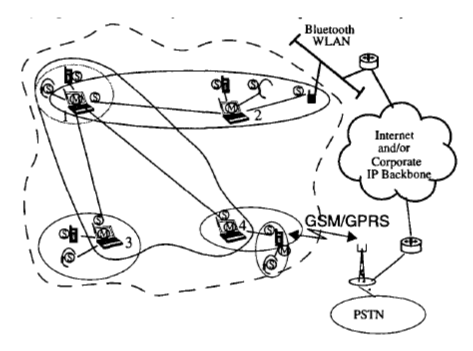
communicate with one another through a PAN. Given Bluetooth's ease of

22

Fitbit, Inc. Ex. 1002 Page 0027

Fitbit, Inc. v. Philips North America LLC

interoperability, the array of devices that could be configured to communicate and work together in a PAN—*e.g.*, cameras, camcorders, audio input and output devices, cellular phones, keyboards and other data input devices, and personal computers—would have been immediately apparent to a lay person familiar with Bluetooth's capabilities. *See* Ex. 1036 ("Networks using an ad-hoc configuration concept can be used in a large collection of military applications, ranging from ... to networks of wireless devices carried by individuals. The latter is often referred to as a *Personal Area Network, PAN*, and could consist of a digital map, bodysensors, voice communication, etc.").



Ex. 1036, Figure 5

D. Applicant's admitted prior art

- 35. In the "Background of the Invention" section of the '233 patent's specification, the inventors admit that personal health monitoring devices and systems had already been developed and were already in use in the prior art. *See* Ex. 1001, 1:20-57
- 36. For example, the specification states that the delivery of medical services was changing in the art due to "trends" such as "longer lifespan, medical technology improvements, automation of diagnostic processes, specialization of caregivers, the rapid pace of technology that causes a shortening of the amortization of development and investment costs, increasing expense of medical care centers, and the shortage of health care workers." *Id.* at 1:30-35.
- 37. These "trends" had already spurred numerous changes in the provision of medical care, including:
 - "moving more of the delivery services out of a medical center and away from the direct super vision of highly trained medical personnel"
 - "providing personal medical devices to allow long-term patients to resume a more mobile lifestyle"

- "allowing patients to be treated from home for issues of cost and comfort"
- "reducing the level of training associated with caregivers so that in some cases, even a casual passerby is able to provide meaningful assistance with devices once associated only with properly trained medical personnel, for example using Portable Automated Defibrillators." *Id.* at 1:36-47
- 38. The '233 specification also admits that many short-range bidirectional wireless communication schemes were known in the art. *See id.* at 4:45-6:16. In fact, any known "RF system that conforms to FCC requirements and power requirements may be used" in the invention. *Id.* at 4:47-48; *see also id.* at 4:60-63 ("Of course, other suitable wireless communication standards and methods now existing or developed in the future are contemplated in the present invention"); 5:10-13 ("In one embodiment, the present system includes a transceiver in compliance with standards established, or anticipated to be established, by the Institute of Electrical and Electronics Engineers, Inc., (IEEE)"). This includes the admittedly-known Bluetooth standard: "The BLUETOOTH standard was developed by the Bluetooth Special Interest Group ("BSIG"), a consortium formed by Ericsson, IBM, Intel, Nokia, and Toshiba." *Id.* at 4:53-56.

39. The '233 specification admits that long-range bi-directional wireless communication schemes were known in the art. *See id.* at 6:17-7:52. For example, the invention could utilize: "cellular communications network[s]," "paging network[s]," "satellite network[s]," "wideband or narrowband PCS network[s]," "wideband or narrowband trunk radio module[s]," or any other "consumer or proprietary network designed to serve end users in range of the detection system, including but not limited to a cellular network such as analog or digital cellular systems employing such protocols and designs as CDPD, CDMA, GSM, PDC, PHS, TDMA, FLEXTM, ReFLEXTM, iDENTM, TETRATM, DECT, DataTACTM, and MobitexTM, RAMNETTM or ArdisTM or other protocols such as trunk radio, MicroburstTM, CellemetryTM, satellite, or other analogue or digital wireless

40. The '233 specification also admits that security mechanisms governing the transmission of data were known in the art at the time of invention. *See id.* at 13:24-14:14. For example, "standard encryption algorithms" may be used to encrypt "data transmitted to and from" the claimed personal device. *Id.* at 13:43-46. The specification also incorporates by reference prior art references that describe known authorization strategies. *Id.* at 14:11-14.

networks or the control channels or portions of various networks." *Id.* at 6:23-59.

VI. THE '233 PATENT

A. Overview

41. The '233 patent, titled "Personal Medical Communication System and Method" is generally directed to a bi-directional communication system. Ex. 1001, Title. The '233 patent describes a "personal medical device (PMD) 100" including at least one "wireless communications module 300" and "detector inputs 140":

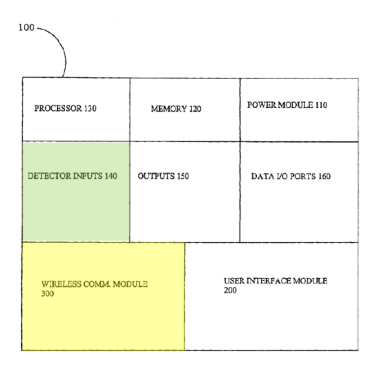


FIG. 2

Id. at FIG. 2, 2:40-41⁴

⁴ All emphasis and annotations are added unless stated otherwise.

The wireless communications module 300 allows the PMD to communicate with another device using known short-range wireless communications. *Id.* at 3:54-58. The "detector inputs 140" allows for "connections to related external or embedded" detectors 140, which may be "any sensor or bodily or physiological parameters." *Id.* at 3:27-30. As I discussed in section V, before the alleged invention of the '233 patent, devices that contained connections to sensors were well-known in the art.

- 42. The '233 patent describes different wireless communications paths the PMD 100 may participate in. *Id.* at 4:10-13. For example, the PMD 100 may communicate with "personal wireless device (PWD) 500" through a short-range "local area wireless (LAW) 330" scheme, which may include infrared or radio frequency (RF). *Id.* at 4:14-18, 4:45-6:16. The PMD 100 may also communicate with a "central communication base station 700" which may "serve to extend the communication range of the" PMD 100. *Id.* at 8:40-63. As I discussed in section V, before the alleged invention of the '233 patent, systems including sensor devices communicatively coupled to other devices were known in the art, as were short-range communication schemes, including wireless personal area networks.
- 43. The '233 patent also describes that the communications schemes may utilize a security mechanism, because the ability "to receive and/or transmit to and

control the personal device 100 requires some measure of security." *Id.* at 13:27-30. The '233 patent describes many "possible embodiments of security [that are] not meant to be exclusive," including employing "standard encryption algorithms," entering a "security key," pre-authorizing access for certain users, or asking a third-party for permission to access the device. *See id.* at 13:24-14:14. As I discussed in section V, the security mechanisms disclosed in the '233 patent include many well-known and previously-used security mechanisms.

B. Priority claims for the '233 patent⁵

44. I have been told that a claim is not entitled to a priority date of an earlier application to which it claims priority unless that earlier application provides adequate written description support for that claim. I have been informed that to provide written description support for a claim, the patent application to which priority is claimed must describe the claimed invention in a manner that one of ordinary skill in the art would know that the patentee had possession of the full scope of the claimed invention at the time of the patent application. I understand that Provisional application No. 60/105,493 ("the '493 provisional"), which was

-

⁵ None of my assumptions or the priority dates I assign in this section should be taken as an admission that any challenged claims are supported by the disclosure of a particular application in the '233 patent's priority chain.

filed on October 23, 1998, is the earliest application in the '233 patent's priority

chain. Ex. 1001, cover; Ex. 1013. For purposes of this proceeding, I have been

asked to assume the priority date of challenged claims 1, 7-10, 14-16, 22, and 26 is

October 23, 1998.

45. I have been asked to review the '493 provisional to determine whether

it provides written support for challenged claims 13 and 24-25. I believe it does

not. For example, challenged claim 13 recites "BLUETOOTH technology." The

'493 provisional does not describe or refer to Bluetooth technology. See generally

Ex. 1013. This makes sense, as the first Bluetooth specification was not released

until December 1999. See Ex. 1012. Challenged claim 24 (and its depending

claim 25) recites a "location determination module." The '493 provisional does

not disclose such a module or any method for obtaining location information for

the claimed personal device. See generally Ex. 1013.

46. As the '493 provisional does not provide written description support

for claims 24-25, I have been asked to assume the priority date for challenged

claims 24-25 is May 25, 1999, which is the filing date of provisional application

No. 60/135,862 ("the '862 provisional"). Ex. 1001, cover; Ex. 1014. The '862

provisional is the second oldest application (after the '493 application, which does

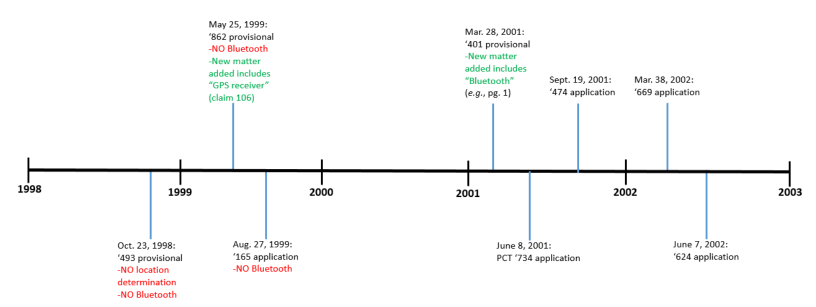
30

Fitbit, Inc. Ex. 1002 Page 0035

Fitbit, Inc. v. Philips North America LLC

not provide written support for at least claim 24-25's "location determination module") in the '233 patent's priority chain. Ex. 1001, cover.

I have been asked to review the '862 provisional to determine whether 47. it provides written support for challenged claim 13. I believe it does not. For example, claim 13 recites "BLUETOOTH technology." The '862 provisional does not describe or refer to Bluetooth technology. See generally Ex. 1014. This makes sense, as the first Bluetooth specification was not released until December 1999. See Ex. 1012. I have also been asked to review the third oldest application in the '233 patent's priority chain, application No. 09/384,165 ("the '165 application"), to determine whether it provides written support for challenged claim 13. Ex. 1001, cover. I believe it does not. Claim 13 recites "BLUETOOTH technology," and the '165 application does not describe or refer to Bluetooth technology. See generally Ex. 1038. Therefore, I have been asked to assume the priority date for claim 13 is March 28, 2001, which is the filing date of Provisional Application No. 60/279,401 ("the '401 provisional"). This is consistent with my review of the '233 patent's priority chain, as the '401 provisional is the first to mention "Bluetooth technology." See Ex. 1015, 1-2.



VII. CLAIM CONSTRUCTION

48. I understand that when considering the meaning of claims subject to *inter partes* review, one must consider the claim language, in addition to the patent specification and its prosecution history. I understand that claim terms are usually construed in accordance with their ordinary and customary meanings, as would have been understood by a POSITA at the time of invention. For my opinions in this declaration, I have been asked to consider the challenged claims under their plain and ordinary meanings as understood by a POSITA at the time of the alleged invention, and I have applied the above principles in forming my opinions provided in this declaration.

Declaration of Dr. Joseph Paradiso U.S. Patent No. 7,088,233

A. "means for signaling the bi-directional communications module to transition from the powered-down state to the powered-up state"

49. Challenged claim 26 recites this phrase. I understand that Petitioner

has offered that, if the Board determines this phrase is subject to § 112(f), the

function is "signaling the bi-directional communications module to transition from

the powered-down state to the powered-up state," and the associated structure for

the claimed function is components capable of providing a magnetic, mechanical,

sound or ultrasound, infrared, or radio frequency signal, and structural equivalents

thereof.

50. I agree that this construction is consistent with the '233 patent's

claims and specification. For example, the specification explains a number of

mechanisms / components used for signaling the bi-directional communications

module to transition from the powered-down state to the powered-up state:

In a number of scenarios, the power consumed by the personal device

100 is critical. For example, it the personal device 100 is implanted in

a human being, long battery life is essential.

Although some communications systems, such as BLUETOOTH,

have low power consumption states, nevertheless power is being

consumed. Further, in an environment such as BLUETOOTH, a

BLUETOOTH transceiver that is powered on may constantly be

33

Fitbit, Inc. Ex. 1002 Page 0038

Fitbit, Inc. v. Philips North America LLC IPR2020-00783

Declaration of Dr. Joseph Paradiso U.S. Patent No. 7,088,233

wakened from the low power states whenever a transmission is

received from another BLUETOOTH transceiver.

It is therefore an important aspect of the present invention to provide a

completely powered-off state for the bi-directional communications

module, and for a means of signaling the bi-directional

communications module to transition from the powered-off state to

the powered-on state. The transceiver must consume no power in the

powered-off state.

A number of mechanisms for doing this signaling are possible. First, a

mechanical signal, such as throwing a switch or applying pressure to a

pad, may be used. Second, a magnetic signal may be used, as in

passing a magnet in the vicinity of the communications module.

Third, sound or ultra-sound may be used. Fourth, infrared may be

used provided there is a direct line of sight to the communications

module. Sixth, [sic] radio frequency may be used, which has the

advantage of not requiring like of sight to the communications

module. *Id.* at 14:16-43.

The claims also describe mechanical, magnetic, sound or ultra-sound, infrared, or

radio frequency mechanisms for signaling the bi-directional communications

module to transition from the powered-down state to the powered-up state:

26. The system of claim 1, wherein the bi-directional

communications module has a powered-down state and a powered-up

34

Fitbit, Inc. Ex. 1002 Page 0039

Fitbit, Inc. v. Philips North America LLC

state, and further comprising a means for signaling the bi-directional communications module to transition from the powered-down state to the powered-up state.

- 27. The system of claim 26, wherein the means for signaling is mechanical.
- 28. The system of claim 26, wherein the means for signaling is magnetic.
- 29. The system of claim 26, wherein the means for signaling is sound or ultra-sound.
- 30. The system of claim 26, wherein the means for signaling is infrared.
- 31. The system of claim 26, wherein the means for signaling is radio frequency.

Although I believe Petitioner's proposed construction is consistent with the '233 patent, I believe that the prior art discloses and/or suggests the challenged claims under any reasonable interpretation of this term and the remaining terms in the claims.

VIII. OVERVIEW OF THE PRIOR ART

A. Jacobsen

51. U.S. Patent No. 6,198,394 ("*Jacobsen*") was filed on December 5, 1996 and issued on March 6, 2001. Ex. 1005, cover. I am told it is thus prior art to

Declaration of Dr. Joseph Paradiso U.S. Patent No. 7,088,233

all challenged claims under at least 35 U.S.C. § 102(e), and prior art to challenged claim 13 under at least 35 U.S.C. §§ 102(a) and (e).

52. *Jacobsen*, titled "System for Remote Monitoring of Personnel," generally relates to tracking physiological and location data obtained from personal devices and transmitting this data to devices at both nearby and remote locations. *Id.* at Abstract.

53. *Jacobsen*'s system contemplates individuals wearing various devices, including: a wearable apparatus including a "soldier unit 50" and other components; an "integrated sensor unit 14"; and a "wrist/sensor display unit 18."

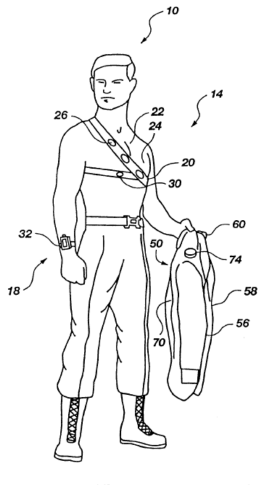


Fig. 1

Id. at FIG. 1, 5:66-7:2

54. *Jacobsen's* Figure 4 provides a more detailed view of a "vest/harness configured for holding the soldier status unit"

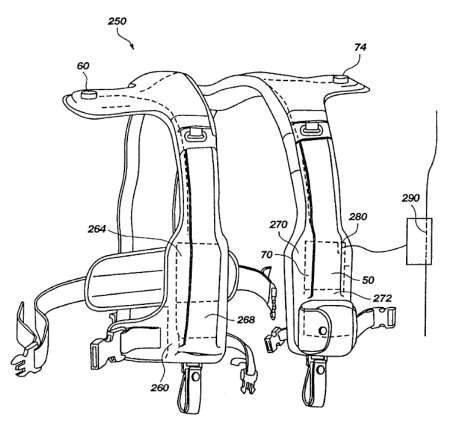
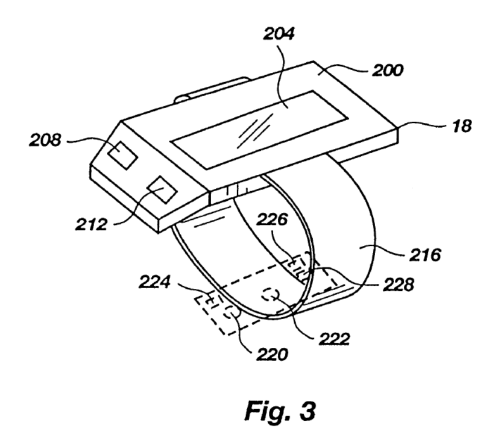


Fig. 4

This figure illustrates the components contained within the vest/harness configured for holding soldier unit 50. This "vest 250" has one pocket which receives "radio 264," and "battery pack 268." *Id.* at 9:50-56. This radio 264 is connected to "antenna 60" for wireless communications. *Id.* at 9:56-57. In a second pocket, the vest 250 contains a second battery pack 272 and the soldier unit 50. *Id.* at 9:58-59. The vest 250 also contains a global positioning system 70. *Id.* at 9:61-65.

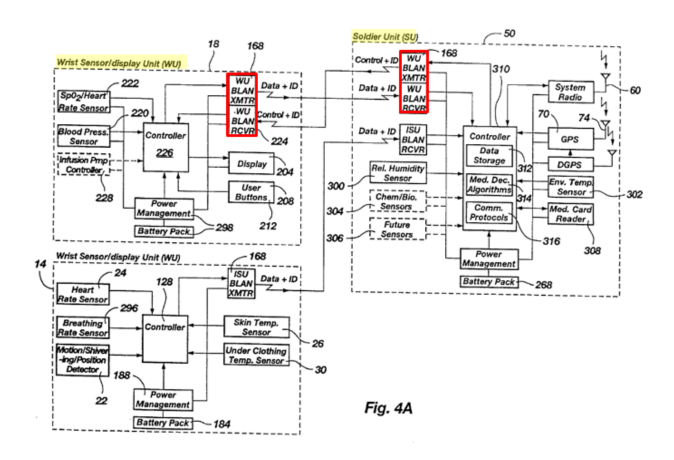
55. Jacobsen's system also includes a wearable "wrist sensor/display unit 18" and "integrated sensor unit 14." Figure 3 provides a perspective view of the wrist sensor/display unit 18:



The wrist sensor/display unit 18 contains "sensors 220 and 222" disposed in the band 216. *Id.* at 9:34-37. The sensors measure physiological parameters and/or environmental variables. *Id.* at 9:37-40. The wrist sensor/display unit 18 contains a display screen 204 to display both information regarding sensor data and physiological status, and information regarding current position. *Id.* at 9:21-30. The wrist sensor/display unit 18 also contains a communications mechanism for

communicating with the soldier unit 50 and one or more controllers for processing the information obtained by the sensors and/or for operating medical equipment. *Id.* at 9:42-49. Similar to the wrist sensor/display unit 18, the integrated sensor unit 14 contains multiple sensors which sense physiological data. *Id.* at 7:61-65, 8:37-43, 8:52-56.

56. Figure 4A provides a functional block diagram of the integrated sensor unit 14, the wrist sensor/display unit 18, and the soldier unit 50. *Id.* at 10:54-56. This diagram illustrates how these three devices communicate with each other and with other (remote) devices in *Jacobsen*'s system:



57. As illustrated in this Figure, the integrated sensor unit 14, wrist sensor/display unit 18, and soldier unit 50 all have communications modules that allow for bi-directional "BLAN" (body-LAN) wireless communications. See id. at FIG. 4A, 8:66-67. The wrist sensor/display unit 18 contains a "communications" mechanism 224" which includes both a body-LAN receiver and transmitter. See id. at FIG. 4A, 11:1-5. This "communications mechanism 224 forms part of the body local area network 168. Id. at FIG. 4A, 8:65-9:7. By providing for a wireless body-LAN 168, the integrated sensor unit 14 and the wrist sensor/display unit 18 are able to communicate with the soldier unit 50 without interfering with the ability of the soldier to perform his/her duties." *Id.* at 11:5-10. The integrated sensor unit 14 is also part of the body-LAN, but, unlike the wrist sensor/display unit 18, it only has the ability to transmit data to the soldier unit 50. See FIG. 4A, 11:14-18. Jacobsen explains:

"While both the integrated sensor unit 14 and the wrist sensor/display unit 18 communicate through the body-LAN 168, the involvement of the communications are different. Because the integrated sensor unit 14 simply senses physiological status and generates signals indicative of the same, the integrated sensor unit will typically only send signals to the soldier unit 50. In contrast, because the wrist sensor/ display unit 18 displays information regarding position can can [sic] include a controller 228 for controlling other medical equipment such as a

microinfusion pump or a ventilator, it is important for the wrist sensor/display unit to be able to both send signals to and receive signals from the soldier unit 50. Thus, the communications mechanism 224 of wrist sensor/ display unit 18 has both a transmitter and receiver." *Id.* at 11:14-28.

58. In addition to engaging in short-range wireless body-LAN communications with the wrist sensor/ display unit 18 and the integrated sensor unit 14, the soldier unit 50 engages in long-range wireless communications over a network. As illustrated in Figure 4A (above), the soldier unit 50 contains a "radio 264" connected to "antenna 60" for wireless communications. *Id.* at 9:54-57. This antenna 60 is used for sending and receiving data from "remote monitoring units, such as a leader/medic unit or a command unit." Id. at 6:66-7:7. Jacobsen explains that, "[b]ecause soldiers are constantly changing location and moving across varying terrain, the system for remotely monitoring personnel status can include satellites 510 and aircraft 520 as relays to assist in communications" between soldier units and remote leader/medic or command units. *Id.* at 15:35-50. Figure 7 provides a perspective view of these long-range bi-directional wireless communications:

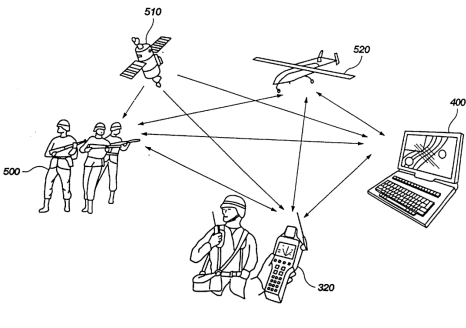
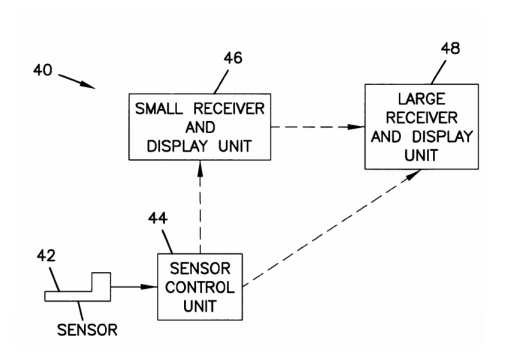


Fig. 7

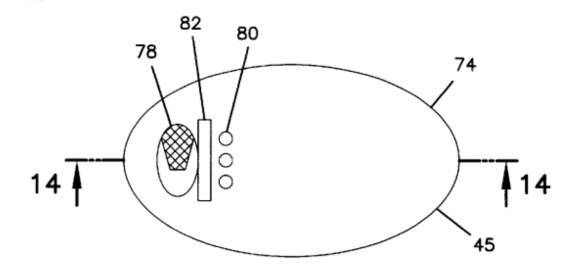
- B. Say
- 59. U.S. Patent No. 6,175,752 ("Say") was filed on April 30, 1998 and issued on January 16, 2001. Ex. 1006, cover. I am told it is thus prior art to all challenged claims under at least 35 U.S.C. § 102(e), and prior art to challenged claim 13 under at least 35 U.S.C. § 102(a) and (e).
- 60. *Say*, titled "Analyte Monitoring Device and Methods of Use," generally relates to monitoring and recording of physiological parameters with a personal device, and transmitting this information to other devices. *See id.* at Abstract, 2:13-3:56. Figure 1 provides a block diagram illustrating *Say*'s system:

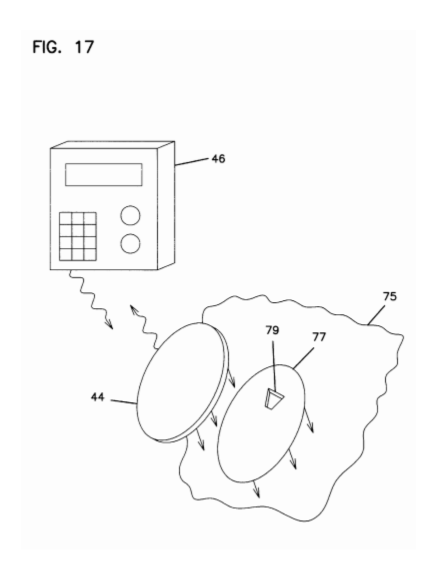


Id. at FIG. 1; *see also id.*, 2:13-61, 3:63-65. This figure presents the basic devices utilized in *Say*'s "analyte monitoring system 40": an "on-skin sensor control unit 44" coupled to at least one "sensor 42," and one or more "receiver/display units 46, 48" in wireless communication with the on-skin sensor control unit 44. *See id.*

61. Say's sensor control unit 44 is configured to be placed on the skin of a patient. *Id.* at 29:28-40. One embodiment of this device has a thin, oval shape and is depicted in Figures 15 (top view) and 17 (perspective view):

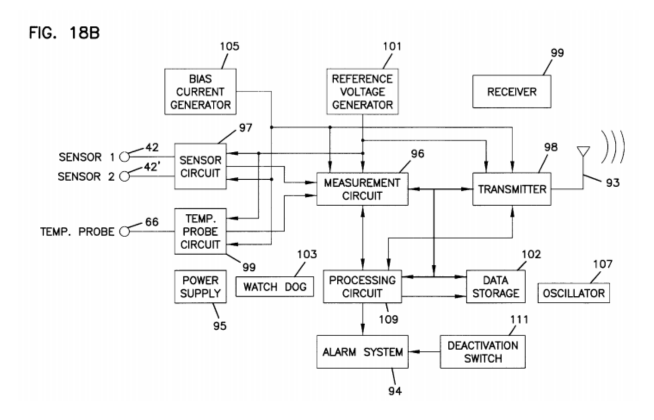






Id. at FIGS. 15, 17, 4:28-34.

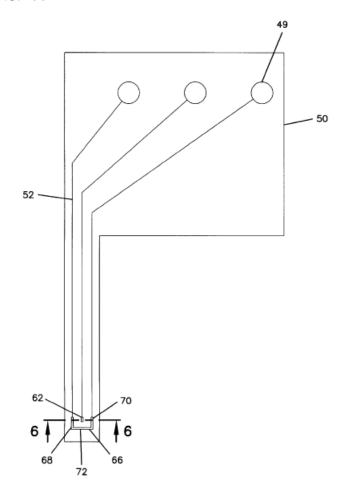
62. The sensor control unit 44 may contain components such as: a "processing circuit 109," a "data storage 102," a "power supply 95," a "sensor circuit 97" connected to one or more "sensor(s) 42," and a "transmitter 98" and "receiver 99" (or, alternatively, just a transceiver). *Id.* at FIG. 18B, 36:40-60, 37:26-35, 43:21-44. These components are depicted in the block diagram of the sensor control unit 44 illustrated in Figure 18B:



Id. at FIG. 18B, 4:37-38.

- 63. The sensor control unit 44 also contains "conductive contacts 80" which couple the one or more sensor(s) 42 to the electronic components on the sensor control unit 44. *Id.* at 34:28-42. These conductive contacts 80 may be provided on either the exterior or the interior of the sensor control unit 44. *Compare id.* FIGS. 19A-D, 30:14-18 *with* FIGS. 19E-F, 30:33-38. In embodiments where the conductive contacts are on the interior of the sensor control unit 44, the sensor control unit 44 must contain a "port 78" through which the sensor 42 can directly access the conductive contacts 80. *Id.* at 30:33-38.
 - 64. *Say* illustrates one embodiment of the sensor 42:





- *Id.*, FIG. 11. The "sensor 42" includes "contact pads 49," and during operation of the system, the contact pads 49 are in contact with the conductive contacts 80 of the on-skin sensor control unit 44. *Id.* at 14:39-60. This contact allows the sensor to be connected to the sensor control unit 44's sensor circuitry 97. *Id.* at 37:59-67.
- 65. Say's sensor 42 may also contain a "temperature probe 66" used for detecting body temperature:

FIG. 6

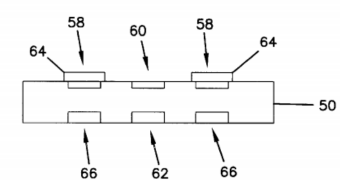
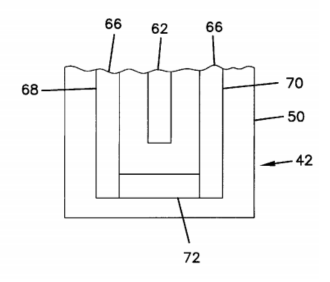


FIG. 8



Ex. 1006, FIGS. 6, 8, 11, 2:32-41, 4:11-12, 4:14-16, 7:58-64.

66. Say discloses that, in addition to sensing temperature with the temperature probe 66, the sensor 42 is used for "in vivo determination of a concentration of an analyte, such as glucose of lactate, in a fluid." *Id.* at 5:25-37. Say discloses sensor 42 may be used in various ways, such as "subcutaneously implanted in a patient for the continuous or periodic monitoring an analyte in a

Declaration of Dr. Joseph Paradiso U.S. Patent No. 7,088,233

patient's interstitial fluid," in order to determine analyte levels in a patient's

bloodstream, or it can "insert[ed] into a vein, artery, or other portion of the body

containing fluid." Id.

67. Say describes that one or more "receiver/display units 46, 48" may be

used in the analyte monitoring system "for easy access to the data generated by the

sensor 42" and may also be used for additional processing of sensor data. *Id.* at

47:49-62. Say discloses that the analyte monitoring system may include a "small

receiver/display unit 46," which may be carried by a patient, and/or a "large

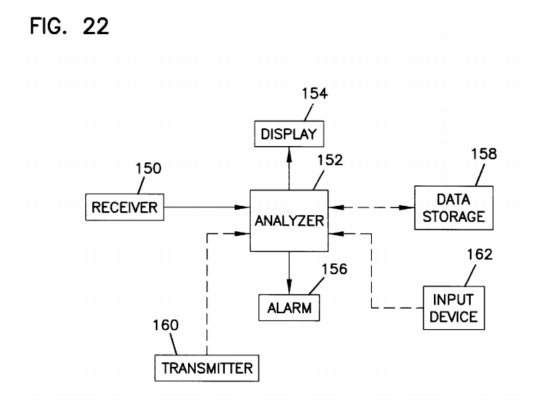
receiver/display unit 48," which may be designed to sit on a shelf or nightstand.

Id. at 47:49-48:3. *Say* discloses the one or more receiver/display units 46, 48 may

include a "transmitter 160" and a "receiver 150," both depicted in Figure 22's

block diagram of the receiver/display unit:

50



Id. at FIG. 22, 4:53-54.

68. The on-skin sensor control unit 44's transmitter 98 (or transceiver) with "antenna 93" can be used "for transmitting the sensor signals or processed data from the processing circuit 109 to a receiver/display unit 46['s]" receiver 150. *Id.* at 36:61-37:4, 48:4-17. *Say* explains that "[t]he receiver 150 typically is formed using known receiver and antenna circuity and is often tunable to the frequency or frequency band of transmitter 98 on the on-skin sensor control unit 44." *Id.* at 48:49-62. *Say* describes that this receiver 150 is "typically" capable of receiving signals from the on-skin sensor control unit 44 from between 2 and 20 meters away, depending on the implementation of the invention. *Id. Say* discloses

that, in order to avoid noise or interference within the frequency band of the transmitter 98, the transmitter may use various encryption techniques that allow the receiver 150 to identify which device the transmission is coming from. *Id.* at 49:15-53, 53:33-38.

- 69. Conversely, the on-skin sensor control unit 44's receiver 99 can receive various information through RF transmission from the receiver/display unit 46, 48's transmitter 160. *Id.* at 37:26-35, 52:44-65. *Say* describes that the range of transmitter 160 may vary, but in some implementations of the invention, the range is "less than one foot, and preferably less than six inches." *Id.* at 52:44-65.
- 70. Say also discloses that, in some implementations of the invention, the receiver/display unit 46, 48 contains a "separate transmitter" which may transmit data to a device at another location, such as a computer at a doctor's office. *Id.* at 52:66-53:14. Say further explains that this receiver/display unit 46, 48 may contain a "pager" and be capable of "two-way paging." *Id.* at 2:43-61, 52:66-53:14, 47:49-62.

C. Quy

71. U.S. Patent No. 6,602,191 ("Quy") was filed on December 15, 2000 and issued on August 5, 2003. Ex. 1007, cover. It is a conversion of U.S.

Provisional App. Ser. No. 60/172,486, which was filed on December 17, 1999. *Id.* I am told it is thus prior art to at least claim 13 under at least 35 U.S.C. § 102(e).

- 72. *Quy*, titled "Method and Apparatus for Health and Disease Management Combining Patient Data Monitoring with Wireless Internet Connectivity," generally relates to monitoring health conditions of a patient by wirelessly connecting a personal medical device to an internet-enabled device. *Id.* at Abstract.
- 73. *Quy* discloses a "wireless health-monitoring apparatus ('WHMA') 10," as depicted in Figure 2:

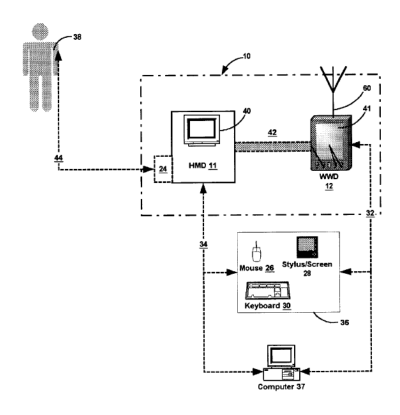


FIG. 2

Declaration of Dr. Joseph Paradiso U.S. Patent No. 7,088,233

coupled to "an internet-enabled wireless web device ('WWD') 12." *Id.* at 2:55-56, 3:3-4, 6:29-30, 6:37-43. *Quy* discloses that HMD 11 may include one or more "physiologic sensor[s] 24," which can measure physiological parameters such as "blood glucose levels, blood pressure, heart rate, or any other desired parameter[.]"

This WHMA 10 contains a "health monitoring device ('HMD') 11"

Id. at 6:44-45, 7:3-4. The HMD 11 can then transfer the sensor data "to WWD 12

via wireless communication schemes, such as RF includes [sic] Bluetooth® or

802.11, infrared, optical, microwaves, etc." Id. at 7:25-30.

75. Quy discloses that the WHMA 10 is "linked in a wireless fashion" to a "base station antenna 15 coupled to a server 17" which is, in turn, "connected to the wired, or even a wireless (not shown) Internet 21, which may include the World Wide Web." *Id.* at 6:27-36. This architecture is illustrated in Figure 1:

74.

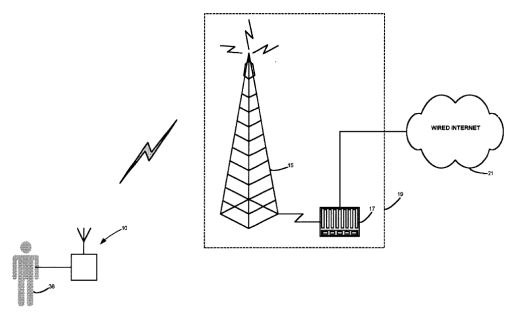
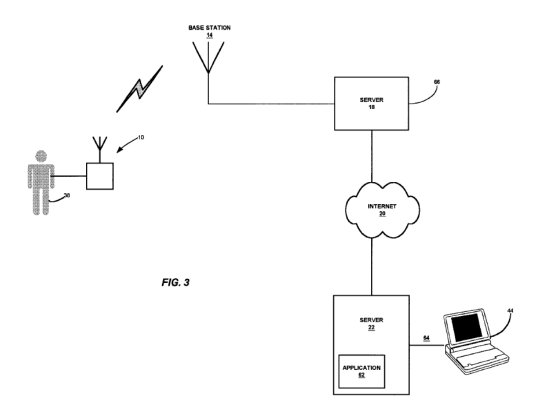


FIG. 1

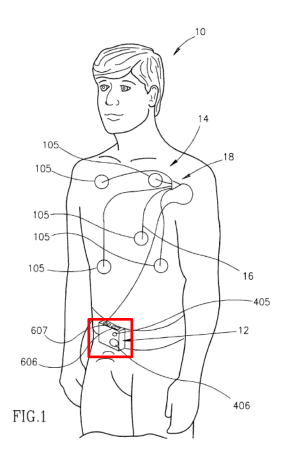
Quy explains that, in order for WHMA 10 to connect wirelessly with the Internet, it "sends a wireless signal to a base station 14 (in known fashion) that is connected to server 18 that is in signal communication (in known fashion) with the internet."

Id. at 7:41-50. This communication scheme is illustrated in Figure 3:



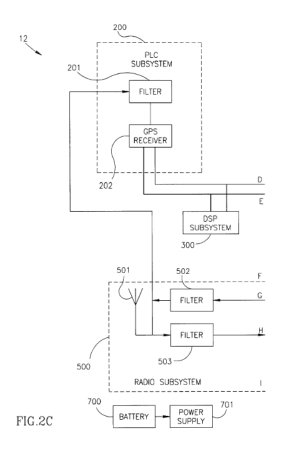
D. Geva

- 76. U.S. Patent No. 6,366,871 ("Geva") was filed on March 3, 1999 and issued on April 2, 2002. Ex. 1008, cover. I am told it is thus prior art to at least claims 13, 24-25 under at least 35 U.S.C. § 102(e).
- 77. *Geva*, titled "Personal Ambulatory Cellular Health Monitor for Mobile Patient," generally relates to portable patient health and location monitoring and wireless reporting of health and location data. *Id.* at Abstract, 1:5-8.
- 78. *Geva* describes a "personal ambulatory cellular health monitor 12," which is depicted in Figure 1:



79. Geva discloses that physiological sensors may be either built into monitor 12 or connected to monitor 12 (as illustrated in Figure 1). *Id.* at 5:37-48, 5:58-6:50. This monitor also includes "personal location subsystem (PLC) 200," which "determine[s] the location of patient 10." *Id.* at 5:49-57, 6:51-52. *Geva* discloses that PLC subsystem 200 "preferably includes location determination circuitry such as GPS components including a GPS receiver 202 and a filter 201 which is tuned to a known GPS frequency for GPS satellite communication via a built-in antenna 501 typically shared by radio subsystem 500." *Id.* at 6:52-7:7. This location determination system is depicted in Figure 2C, which is a section of

Figure 2's "simplified block diagram illustration of the personal ambulatory cellular health monitor 12 of Fig. 1":



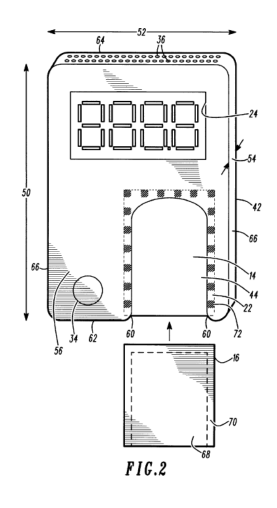
E. Reber

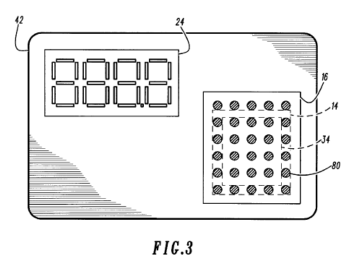
- 80. U.S. Patent No. 5,961,451 ("*Reber*") was filed on April 7, 1997 and issued on October 5, 1999. Ex. 1020, cover. I am told it is thus prior art to all challenged claims under at least 35 U.S.C. § 102(e) and also prior art to challenged claim 13 under at least 35 U.S.C. §§ 102(a) and (b).
- 81. *Reber*, titled "Noninvasive Apparatus Having a Retaining Member to Retain a Removable Biosensor," generally relates to a system for noninvasively

Declaration of Dr. Joseph Paradiso U.S. Patent No. 7,088,233

monitoring physiological parameters and communicating this data to another device. *See id.* at Abstract, FIG. 1, 1:28-60, 2:20-5:3.

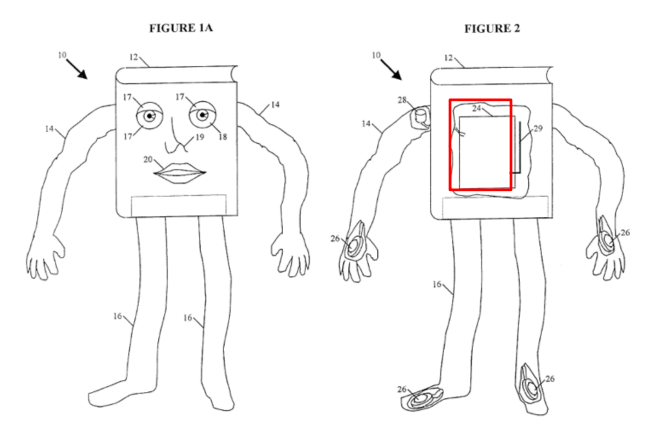
82. *Reber*'s system includes a "noninvasive apparatus" which includes a "noninvasive extraction device 10 to noninvasively extract a biological sample from an end user" (*id.* at 2:20-34), a "biosensor 16 to sense a characteristic, property, or parameter of the biological sample" (*id.* at 2:51-3:17), a "display device" (*id.* at 3:56-66), a "processor," "memory," and "power source" (*id.* at 3:57-4:21), a "power button" that "[i]n response to [] user-initiated input . . . powers various components" (*id.* at 4:21-29), and an "interface" for engaging in short-range wireless communications with an "external device" (*id.* at 4:31-5:3). Embodiments of this noninvasive apparatus are shown in Figures 2 and 3:





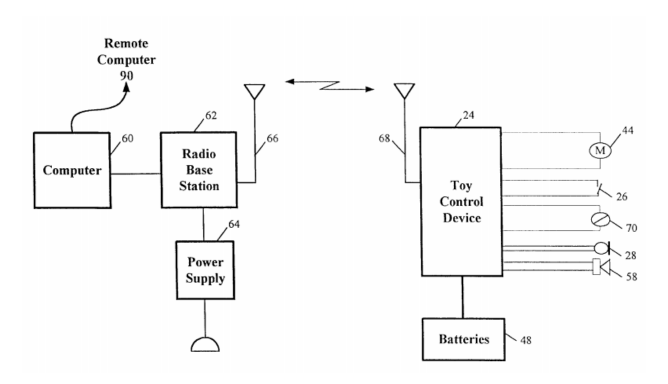
F. Gabai

- 83. *Gabai* was filed on May 19, 1998 and issued on December 12, 2000. Ex. 1040, cover. I am told it is thus prior art to all challenged claims under at least 35 U.S.C. § 102(e) and also prior art to challenged claim 13 under at least 35 U.S.C. §§ 102(a).
- 84. *Gabai*, titled "Interactive Toy," discloses a "toy 10" including "toy control device 24" and "any multitude of known sensors and input devices":



Ex. 1040, FIGS. 1A, 2, 7:16-24, 9:22-59.

85. Toy control device 24 engages in bi-directional wireless communications with "base communication unit 62":



Id. at FIG. 5-7, 10:23-43, 11:65-12:18. Base communication 62 is connected to "computer 60," which provides an Internet connection. *Id.*, 11:8-20

IX. THE PRIOR ART DISCLOSES AND/OR SUGGESTS ALL THE FEATURES OF CLAIMS 1, 7-10, 13-16, 22 and 24-26 OF THE '233 PATENT

- A. Ground 1: *Jacobsen* discloses the features of claims 1, 7-10, and 14 of the '233 patent
- 86. In my opinion, the *Jacobsen* discloses all of the features of claims 1, 7-10, and 14 of the '233 patent. Below, I address each of these claims and their respective limitations.

1. Claim 1

87. As described below, *Jacobsen* discloses the features of claim 1.

[1p] A bi-directional wireless communication system comprising:

Claim Language	Jacobsen
A bi-directional	For purposes of this analysis, I assume the preamble is
wireless	limiting.
communication system comprising:	Jacobsen discloses a bi-directional wireless communication system. Jacobsen's system is depicted in Figure 1:

Claim Language	Jacobsen
Claim Language	Jacobsen 10 26 22 24 30 30 74
	Fig. 1
	Ex. 1005, FIG. 1. As depicted in this figure and further
	taught by Jacobsen, the disclosed system includes
	multiple wearable devices, including a "wrist
	sensor/display unit 18" and a wearable vest/harness
	including "soldier unit 50." Id. at FIGS. 1, 3-4, 5:66-
	7:55, 9:20-10:53.
	As I describe in more detail below, the wrist
	sensor/display unit 18 and the soldier unit 50 engage in
	short-range wireless bi-directional communications.

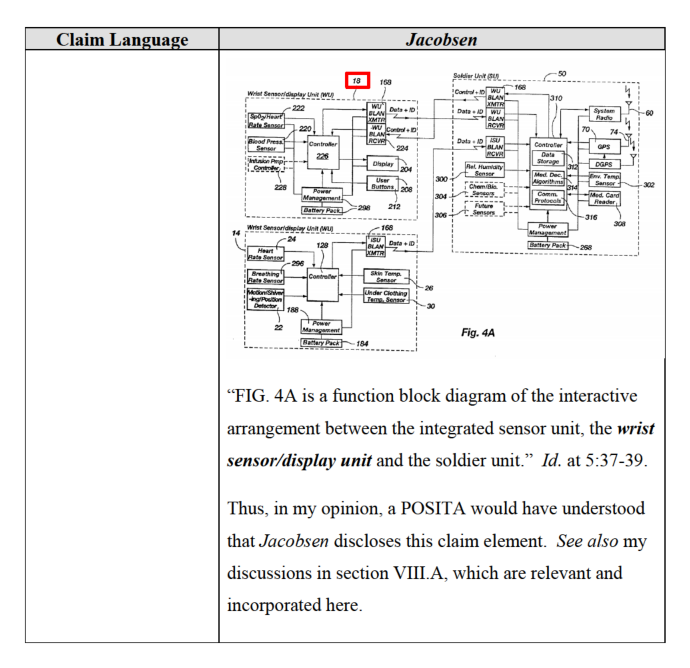
Claim Language	Jacobsen
	Specifically, as I describe in more detail below, the
	system's wrist sensor/display unit 18 corresponds to
	claim 1's "first personal device" and the system's
	vest/harness with soldier unit 50 corresponds to claim
	1's "second device," and there two devices engage in
	short-range wireless bi-directional communications.
	Thus, in my opinion, a POSITA would have understood
	that Jacobsen discloses this claim element. See also my
	discussions in sections VIII.A and for claim elements
	1[a]-1[h], which are relevant and incorporated here.

[1a] (a) a first personal device, the first personal device further comprising:

Claim Language	Jacobsen
(a) a first personal	Jacobsen discloses a first personal device.
device, the first personal device further comprising:	Jacobsen discloses a "wrist sensor/display unit 18" which, as I describe below, comprises all characteristics of claim 1's "first personal device." Jacobsen's wrist sensor/display unit 18 is worn by "user 10" and thus is a "first personal device." See Ex. 1005, FIG. 1, 5:66-7:55. The device is depicted in FIGS. 1 (worn on user 10) and 3:

Claim Language	Jacobsen
	Fig. 1 "Referring to FIG. 1, there is shown a soldier, generally indicated at 10, with an integrated sensor unit, generally indicated at 14, and a wrist sensor/display unit 18 disposed thereon." Ex. 1005, 5:66-6:2

Claim Language	Jacobsen
	208 212 224 226 226 226 226 228 Fig. 3
	"FIG. 3 is a perspective view of a wrist sensor/display unit which may be used as part of the soldier unit." Id. at 5:33-34; see also id. at 9:21-22 ("Referring now to FIG. 3, there is shown a perspective view of the wrist sensor/display unit 18 shown in FIG. 1.") Jacobsen also provides a functional diagram of the wrist sensor/display unit 18 in FIG. 4A:



[1b] (i) a processor;

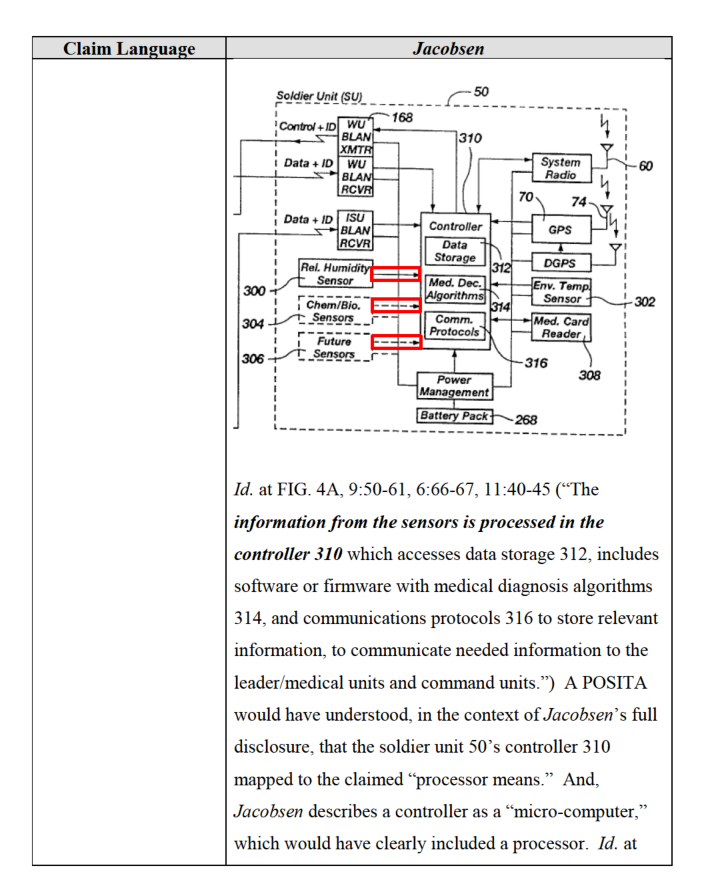
Claim Language	Jacobsen
(i) a processor;	Jacobsen discloses the first personal device ("wrist
	sensor/display unit 18") containing a processor.
	Jacobsen's "wrist sensor/display unit 18" contains a

Claim Language	Jacobsen
	processor. The wrist sensor/display unit 18 is described
	as containing "controller 226" and potentially also
	"controller 228." Jacobsen's functional diagram of the
	wrist sensor/display unit 18 in FIG. 4A illustrates both
	controller 226 and controller 228:
	Wrist Sensor/display Unit (WU) 222 Sp02/Heart Rate Sensor 220 Blood Press. Sensor 220 Controlle Sensor 224 Infusion Pmi Controller Power Management Battery Pack 298 212
	(cropped)
	The wrist sensor/display unit 18's controller 226
	"process[es] the information obtained by the sensors 220
	and 222, and [] operat[es] the display 204" of the wrist
	sensor/display unit 18. <i>Id.</i> at 9:42-47. <i>Jacobsen</i> explains
	controller 228 may also be provided in the wrist
	sensor/display unit 18 "for operating medical equipment,

Claim Language	Jacobsen
	such as a microinfusion pump or a small respirator." <i>Id</i> .
	at 9:42-49; see also id. at 11:20-26 ("In contrast, because
	the wrist sensor/ display unit 18 displays information
	regarding position can [sic] can include a controller 228
	for controlling other medical equipment such as a
	microinfusion pump or a ventilator, it is important for the
	wrist sensor/display unit to be able to both send signals
	to and receive signals from the soldier unit 50.")
	In many instances, <i>Jacobsen</i> refers to controllers and
	processors interchangeably. For example, <i>Jacobsen</i>
	discloses that the system's "integrated sensor unit 14"
	contains a "master controller or processor 128", which is
	also referred to as "controller/processor 128" or just
	"controller 128":
	Master Controller Processor PIC 74
	Driver 124
	
	+

Claim Language	Jacobsen
	Id. at FIG. 2 (cropped), 8:32-37 ("Additionally, the
	master controller or processor 128 may be used to
	indicate signals which are indicative of physiological
	factors not falling within acceptable ranges"); see also id.
	at FIG. 4A, 8:45-49, 8:61-63. Also, <i>Jacobsen</i> 's claims
	refer to a "processor means," which maps to a "controller
	310" described in the specification:
	Claim 1 recites:
	"1. Wearable apparatus for monitoring physiological
	parameters of a person comprising:
	support means for wearing by a person on one or
	more body parts, the support means comprising a
	harness having a plurality of pocket means;
	sensor means disposed on the support means for
	measuring multiple physiological parameters of
	the person;
	means disposed in at least one of the pocket means
	and responsive to the sensor means for
	transmitting to a remote location data indicating
	values of each of the multiple physiological
	parameters measured; and
	at least one antenna means disposed on the harness

Claim Language	Jacobsen
	and in communication with the means for
	transmitting."
	Dependent claim 20 adds a "processor means" to claim
	1:
	"20. The wearable apparatus of claim 1, wherein the
	means for transmitting further comprises processor
	means for evaluating values received from the sensor
	means with respect to acceptable physiological ranges
	for each value received by the processor means."
	The "wearable apparatus" of these claims is described in
	the specification as the "vest/harness configured for
	holding the soldier status unit" and its contents
	(illustrated in FIG. 4). <i>Id.</i> at 5:35-36. This is clear
	because the claims require the "wearable apparatus" to
	include a "pocket," and the only apparatus described in
	the specification that includes a pocket is the
	vest/harness configured for holding the soldier unit. The
	vest/harness configured for holding soldier unit 50 is
	described as containing a <i>controller</i> (controller 310) that
	performs the claimed function of "evaluating values
	received from the sensor means":



Claim Language	Jacobsen
	11:62-63. This, combined with <i>Jacobsen</i> 's explanation
	that the wrist sensor/display unit 18's controller 226 was
	used to "process" sensor information, would have led a
	POSITA to understand that controller 226 is a processor
	(or, at least necessarily contains a processor).
	Also, a POSITA at the time of the alleged invention
	would have understood that controllers, including
	Jacobsen's "controller 226" must include processors or
	similar processing devices in order to function as
	controllers. "Controllers" at the time were embedded
	computers. These were essentially a chip or small
	printed circuit board or circuit assembly that included a
	microprocessor and a set of peripherals (e.g., an A/D
	converter, peripheral interface unit, memory, display
	driver, etc.). They were often called "controllers"
	because they were mainly designated for use in
	embedded systems—for example, in smart appliances,
	robots, industrial automation, musical instruments, and
	wearable sensor systems, including those described in
	section V. By the late 1990s, single chip
	microcomputers (often called microcontrollers) became
	dominant in the art. I used many of them at that time –
	for example, my wireless sensor shoe system for dancers
	(described above in section V) was powered by a PIC

Claim Language	Jacobsen
	16C711 from Microchip Systems. Notably, we called
	this microcomputer a "peripheral interface controller."
	See Ex. 1033, 1010. Another single chip microcomputer
	widely used at the time was the Motorola 68HC11,
	which was also referred to as a "microcontroller." I built
	the HC11 into many devices dating before the '233
	patent's alleged invention. For example, the system
	described in Ex. 1011 used an HC11.
	Thus, in my opinion, a POSITA would have understood that <i>Jacobsen</i> discloses this claim element. <i>See also</i> my discussions in section VIII.A, which are relevant and incorporated here.

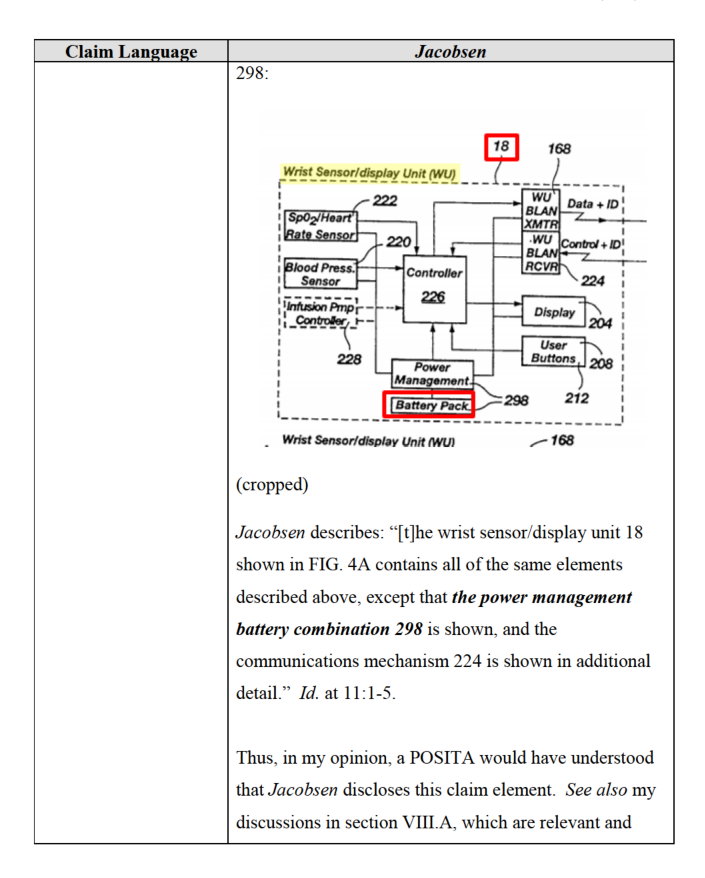
[1c] (ii) a memory;

Claim Language	Jacobsen
(ii) a memory;	Jacobsen discloses a first personal device ("wrist
	sensor/display unit 18") containing a memory.
	Jacobsen states "all units may be equipped with a
	nonremovable, nonvolatile memory module which
	contains relevant personal records and acquired data."
	Ex. 1005, 5:7-9. <i>Jacobsen</i> 's specification describes
	many "units": "wrist sensor/display <i>unit</i> 18," an
	"integrated sensor <i>unit</i> 14," a "soldier <i>unit</i> 50," a
	"leader/medic <i>unit</i> 320," and a "command <i>unit</i> 400."

Claim Language	Jacobsen
	Any of these units, including the wrist sensor/display
	unit, may thus be equipped with a "memory module."
	Jacobsen goes on to describe this "memory module":
	"The memory modules, the attachment means and the
	sensors are sufficiently rugged for the operational
	environment. Thus, for example, a card having a
	magnetic strip for storing information may be used to
	download needed information. Likewise, a bar code
	reader may also be included for rapid entry of pre-coded
	information." Id. at 5:13-19.
	Thus, in my opinion, a POSITA would have understood
	that Jacobsen discloses this claim element. See also my
	discussions in section VIII.A, which are relevant and
	incorporated here.

[1d] (iii) a power supply;

Claim Language	Jacobsen
(iii) a power supply;	Jacobsen discloses a first personal device ("wrist
	sensor/display unit 18") containing a power supply.
	Jacobsen's "wrist sensor/display unit 18" is powered
	by "battery pack 298," which is a power supply.
	Jacobsen's functional diagram of the wrist
	sensor/display unit 18 in FIG. 4A illustrates battery pack



Claim Language	Jacobsen
	incorporated here.

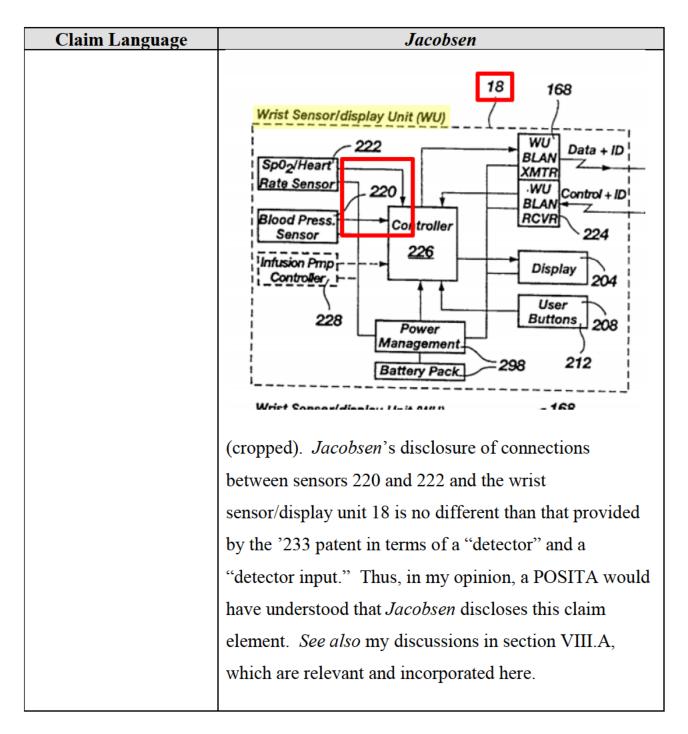
[1e] (iv) at least one detector input; and

Claim Language	Jacobsen
(iv) at least one	Jacobsen discloses a first personal device ("wrist
detector input; and	sensor/display unit 18") containing at least one detector
	input.
	The '233 patent illustrates "detector inputs 140" in FIG.
	1 and states: "Optionally, PMD 100 has connections to
	related external or embedded devices. In one
	embodiment, PMD 100 includes connections to detectors
	140. Detectors 140 may be any sensor of bodily or
	physiological parameters such as, but not limited to:
	temperate, motion, respiration, blood oxygen content,
	electrocardiogram (ECG), electroencephalogram (EEG),
	and other measurements." Ex. 1001, 3:27-33. Thus, the
	'233 patent describes a "detector input" as a "connection
	to [a] detector," which may be embedded. The '233
	patent also uses the terms "detector" and "detector input"
	interchangeably. Compare id. at Fig. 1 ("Detector Inputs
	140") with id. at 3:27-33 ("Detectors 140").
	Jacobsen's wrist sensor /display unit 18 contains one or
	more connected "sensors." I describe these sensors in
	more detail in my analysis for claims 7-9 below. These

Claim Language	Jacobsen
	sensors can be "modularly connected" to the wrist
	sensor/display unit 18 so that sensors can be added and
	removed to this device as needed. Ex. 1005, 10:59-67
	("As will be appreciated, as sensor technology improves
	and facilitates the use of smaller, less energy
	consumptive sensors, the number of sensors which may
	be practically included in the integrated sensor unit can
	be increased. Such sensors could also be modularly
	connected to either the integrated sensor unit 14 or to the
	wrist sensor/display unit 18 such that sensors could be
	added when needed, and then removed to enable the
	use of still other sensors.")
	Specifically, Jacobsen discloses sensors being placed in
	the wrist band of the wrist sensor/display unit 18: "All of
	the sensors may be contained within the integrated
	sensor unit 14. Alternatively, some may use other
	platforms on the body, such as an attachment mechanism
	to the ear or neck, or disposed in the wrist band 32 of
	the wrist sensor/display unit 18." Id. at 6:33-37. FIG. 1
	illustrates "wristband 32" of the wrist sensor/display unit
	18:

Claim Language	Jacobsen
	Fig. 1 FIG. 3 further illustrates sensors connected to the wristband of wrist sensor/ display device 18:

Claim Language	Jacobsen
	204 200 212 224 226 226 228 220 220 Fig. 3
	In reference to FIG. 3, <i>Jacobsen</i> describes: "The wrist sensor/display unit 18 is held in place with a band 216. If desired, <i>sensors 220 and 222 can be disposed in the band 216</i> and integrated with the integrated sensor unit 14 FIGS. 1 and 2)." <i>Id.</i> at 9:34-37. The connection between sensors 220 and 222 and the wrist sensor/display unit 18 is also illustrated in Figure 4A. Here, the lines between sensors 220 and 222 and the controller 226 represent the wrist sensor/display unit 18's connection to these sensors:



[1f] (v) a short-range bi-directional wireless communications module;

Claim Language	Jacobsen
(v) a short-range bi-	Jacobsen discloses a first personal device ("wrist

Claim Language	Jacobsen
directional wireless	sensor/display unit 18") including a short-range bi-
communications	directional wireless communications module.
module;	Jacobsen's wrist sensor/ display unit 18 contains a
	"communications mechanism 224." Jacobsen's
	functional diagram of the wrist sensor/display unit 18 in
	FIG. 4A illustrates this communications mechanism 224:
	(cropped) Communications mechanism 224 is a short-range wireless communications module because it is part of a wireless body local area network (body-LAN). Jacobsen describes: "The communications mechanism 224 forms part of the body local area network 168. By providing

Claim Language	Jacobsen
	for a wireless body-LAN 168, the integrated sensor unit
	14 and the wrist sensor/display unit 18 are able to
	communicate with the soldier unit 50 without interfering
	with the ability of the soldier to perform his/her duties.
	Because the respective components are so small, they
	provide minimal interference to the soldier, while
	simultaneously reducing the risk of death or serious
	injury." <i>Id.</i> at 11:5-13; <i>see also id.</i> at 8:66-67, 6:45-51.
	As shown in FIG. 4A, the communications mechanism
	224 contains both a transmitter ("xmtr") and receiver
	("rcvr"). This allows the wrist sensor/ display unit 18 to
	engage in bi-directional communications with soldier
	unit 50 (which I describe in more detail for claim
	element 1[g] below).
	Jacobsen explains why it is important for the wrist
	sensor/ display unit 18 to have these bi-directional
	communication capabilities: "While both the integrated
	sensor unit 14 and the wrist sensor/display unit 18
	communicate through the body-LAN 168, the
	involvement of the communications are different.
	Because the integrated sensor unit 14 simply senses
	physiological status and generates signals indicative of
	the same, the integrated sensor unit will typically only
	send signals to the soldier unit 50. In contrast, because

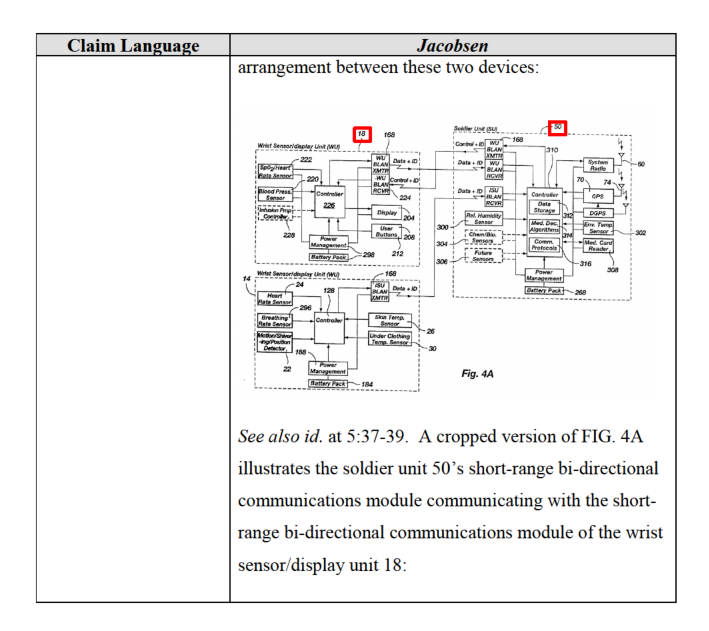
Claim Language	Jacobsen
, , ,	the wrist sensor/display unit 18 displays information
	regarding position can can [sic] include a controller 228
	for controlling other medical equipment such as a
	microinfusion pump or a ventilator, it is important for
	the wrist sensor/display unit to be able to both send
	signals to and receive signals from the soldier unit 50.
	Thus, the communications mechanism 224 of wrist
	sensor/display unit 18 has both a transmitter and
	receiver." Id. at 11:14-27.
	Jacobsen also specifies that the communications
	mechanism 224 is part of a wireless "local area network
	or <i>body</i> -LAN 168." <i>Id.</i> at 8:66-67, 11:1-13; see also id.
	at FIG. 4A (depicting the wrist sensor/ display unit 18
	including a BLAN transmitter and receiver). The '233
	patent states: "According to one definition, and subject to
	the vagaries of radio design and environmental factors,
	short-range may refer to systems designed primarily for
	use in and around a premises and thus, the range
	generally is below a mile. Short-range communications
	may also be construed as point-to-point communications,
	examples of which include those compatible with
	protocols such as BLUETOOTH®, HomeRF™, and the
	IEEE 802.11 WAN standard (described subsequently)."
	Ex. 1001, 5:35-43. A body-LAN contained a range of

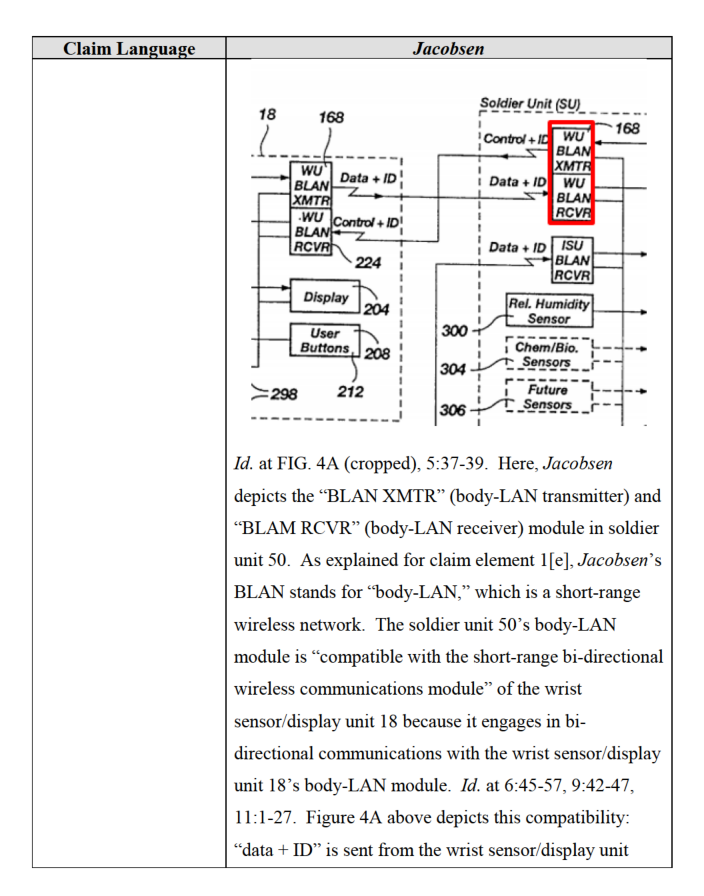
Claim Language	Jacobsen
	below a mile. And, WANs were typically comprised of
	interconnected LANs. A POSITA would have
	understood a body-LAN is a short-range wireless
	network. Thus, in my opinion, a POSITA would have
	understood that Jacobsen discloses this claim element.
	See also my discussions in section VIII.A, which are
	relevant and incorporated here.

[1g] (b) a second device communicating with the first device, the second device having a short-range bi-directional wireless communications module compatible with the short-range bi-directional wireless communications module of the first device; and

Claim Language	Jacobsen
(b) a second device	Jacobsen discloses a second device ("vest/harness"
communicating with	with "soldier unit 50") communicating with the first
the first device, the	device ("wrist sensor/display unit 18"), the second
second device having a	device having a short-range bi-directional wireless
short-range bi-	communications module compatible with the short-range
directional wireless	bi-directional wireless communications module of the
communications	first device.
module compatible	Jacobsen discloses claim 1's "second device" as the
with the short-range bi-	
directional wireless	"vest/harness" with "soldier unit 50."
communications	The vest/harness with soldier unit 50 is illustrated in
module of the first	Figure 4:

Claim Language	Jacobsen
device; and	
	250
	60
	264 270 280 290
	70
	268
	260
	Fig. 4
	"FIG. 4 is a perspective view of a vest/harness
	configured for holding the soldier status unit." Ex. 1005,
	5:35-36; see also id. at 9:58-59 ("Disposed in a second
	pocket 270 in the vest 250 is a second battery pack 272
	and the soldier unit 50.")
	The vest/harness includes soldier unit 50, which contains
	a "short-range bi-directional wireless communications
	module compatible with the short-range bi-directional
	wireless communications module" of the wrist sensor/
	display unit 18 (i.e., claim 1's "first personal device").
	FIG. 4A provides a function block diagram of the





Claim Language	Jacobsen
	18"s communications module to be received by soldier
	unit 50's communications module, and "control + ID" is
	sent from soldier unit 50's communications module to be
	received by wrist sensor/ display unit 18's
	communications module:
	Soldier Unit (SU) Control + ID WU 168
	Id. at FIG. 4A (cropped).
	Jacobsen further explains communications between the
	two devices:
	"Physiological data is conveyed from the integrated
	sensor unit 14, and wrist sensor/display unit 18 (if so
	used) to an executive controller of a soldier unit,
	generally indicated at 50, which is disposed within a
	harness 56, such as a vest or jacket, of the uniform 58

Claim Language	Jacobsen
	worn by the soldier 10." <i>Id.</i> at 6:45-49.
	"The soldier unit 50 contained within the harness 56 is
	responsive to the integrated sensor unit 14 and wrist
	sensor/display unit 18 in that it receives sensor data and
	communicates the data to a remote monitoring unit, such
	as the leader/medic unit and/or the command unit which
	are discussed in detail below." <i>Id.</i> at 6:52-57.
	"If sensors are provided, the wrist sensor/display unit
	18 will also include a communications mechanism 224
	for communicating with the integrated sensor unit 14, or
	with the soldier unit 50, and a controller 226 for
	processing the information obtained by the sensors 220
	and 222, and for operating the display 204." Id. at 9:42-
	47.
	"The wrist sensor/display unit 18 shown in FIG. 4A
	contains all of the same elements described above,
	except that the power management battery combination
	298 is shown, and the communications mechanism 224 is
	shown in additional detail. The communications
	mechanism 224 forms part of the body local area
	network 168. By providing for a wireless body-LAN
	168, the integrated sensor unit 14 and the wrist
	sensor/display unit 18 are able to communicate with the

Claim Language	Jacobsen
	soldier unit 50 without interfering with the ability of the
	soldier to perform his/her duties." <i>Id.</i> at 11:1-10.
	"While both the integrated sensor unit 14 and the wrist
	sensor/display unit 18 communicate through the body-
	LAN 168, the involvement of the communications are
	different. Because the integrated sensor unit 14 simply
	senses physiological status and generates signals
	indicative of the same, the integrated sensor unit will
	typically only send signals to the soldier unit 50. In
	contrast, because the wrist sensor/display unit 18
	displays information regarding position [sic] can can
	include a controller 228 for controlling other medical
	equipment such as a microinfusion pump or a ventilator,
	it is important for the wrist sensor/display unit to be
	able to both send signals to and receive signals from the
	soldier unit 50. Thus, the communications mechanism
	224 of wrist sensor/display unit 18 has both a
	transmitter and receiver." Id. at 11:14-27.
	Thus, in my opinion, a POSITA would have understood
	that Jacobsen discloses this claim element. See also my
	discussions in section VIII.A, which are relevant and
	incorporated here.

[1h] (c) a security mechanism governing information transmitted between the first personal device and the second device.

Claim Language	Jacobsen
(c) a security	Jacobsen discloses a security mechanism governing
mechanism governing	information transmitted between the first personal device
information transmitted	("wrist sensor/display unit 18") and the second device
between the first	(vest/harness with "soldier unit 50").
personal device and the second device.	The '233 patent's specification includes a section titled "Security." In this section, the '233 specification provides a list of "possible embodiments of security" which is "not meant to be exclusive." Ex. 1001, 13:24, 13:41-42. One example given in this list is "the user of the personal device 100 may have a security key that he can enter to release information or access to authorized parties." <i>Id.</i> at 13:52-54. Dependent claim 4 also states that this claimed "security mechanism" can include "a key entered by a user of the first personal device." <i>Id.</i> at
	Similar to the security mechanisms described in the '233 patent, <i>Jacobsen</i> discloses the wrist sensor/display unit 18 and soldier unit 50 operating only when users enter the correct password. For example, <i>Jacobsen</i> discloses that all of his system's devices may require security codes in order to operate: "To ensure that none of the

Claim Language	Jacobsen
	devices may be used against the soldiers if captured by
	the enemy, each device may contain a self-disabling
	means, such as software which requires the entry of a
	password or some other code. If the wrong password is
	entered for more than one attempt, the device will
	automatically disable itself." Ex. 1005, 15:5-10.
	Although Jacobsen only elaborated on this self-disabling
	functionality with respect to the soldier unit 50, the
	leader/medic control unit, and the command unit, he
	clearly states that "each device may contain a self-
	disabling means[.]" Compare id. at 15:10-14 ("While
	disablement will not be critical for soldier units, it is
	important that leader/medic control units and command
	units not be usable by an enemy to track the position of
	the soldiers which are monitored by those units") with id.
	at 15:6-7. Therefore, <i>Jacobsen</i> discloses the wrist
	sensor/display unit 18 and/or soldier unit 50 requiring a
	user-entered password in order to operate.
	Jacobsen's description of "disabling" devices upon
	entry of a wrong passcode is a "security mechanism
	governing information transmitted" between these
	devices. A device that was disabled would not have been
	able to transmit information in the manner described in
	Jacobsen. For example, as I explained above, the wrist

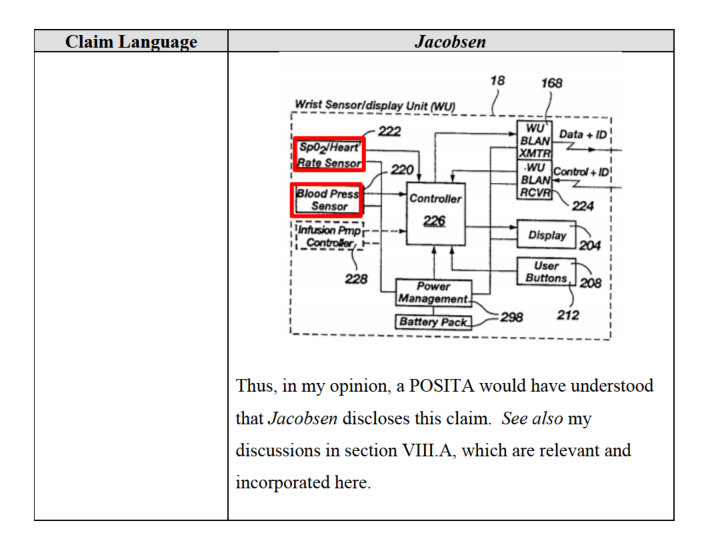
Claim Language	Jacobsen
	sensor/display unit 18 transmits sensor data to the soldier
	unit 50. A "disable[d]" wrist sensor/display unit 18
	could no longer transmit sensor data, and therefore
	disablement would govern the transmission of sensor
	data to the soldier unit 50. Moreover, a POSITA would
	have understood Jacobsen's passcode entry failure,
	leading to device "disable[ment]," as the passcode
	governing transmission of information between that
	device. It was widely known at the time that device
	passcodes were used to govern transmission of
	information. See e.g. Ex. 1041, 1:5-3:21 (describing
	systems using passcodes that governed information
	transmission), Ex. 1042, 1:9-2:13, 6:59-7:2, 15:8-32,
	17:28-31 (same).
	There is no position a DOCITA and 1
	Thus, in my opinion, a POSITA would have understood
	that <i>Jacobsen</i> discloses this claim element. <i>See also</i> my
	discussions in section VIII.A, which are relevant and
	incorporated here.

88. As described below, Jacobsen discloses the features of claim 7.

Claim Language	Jacobsen
7. The system of claim	Jacobsen discloses the system of claim 1, further
1, further comprising a	comprising a detector connected to the at least one

Claim Language	Jacobsen
detector connected to	detector input.
the at least one detector input.	As I explained above in claim element 1[e], Jacobsen's "wrist sensor/display unit 18" contains "modularly
	connected" sensors. Ex. 1005 at 10:59-67 ("As will be
	appreciated, as sensor technology improves and
	facilitates the use of smaller, less energy consumptive
	sensors, the number of sensors which may be practically
	included in the integrated sensor unit can be increased.
	Such sensors could also be modularly connected to
	either the integrated sensor unit 14 or to the wrist
	sensor/display unit 18 such that sensors could be added
	when needed, and then removed to enable the use of still
	other sensors"); see also id. at FIG. 4A (illustrating
	connection between sensors and wrist sensor/display unit
	18). These sensors may be connected to the wrist
	sensor/display unit 18's wristband, or elsewhere. See id.
	at FIG 3, 6:22-42, 9:34-37 ("The wrist sensor/display
	unit 18 is held in place with a band 216. If desired,
	sensors 220 and 222 can be disposed in the band 216 and
	integrated with the integrated sensor unit 14 FIGS. 1 and
	2.")
	Specifically, <i>Jacobsen</i> describes the wrist sensor/display
	unit 18 with connected "sensors 220 and 222." These
	sensors are illustrated in FIG. 3:

Claim Language	Jacobsen
	208 212 224 224 226 226 226 228 228 Fig. 3
	In reference to this figure, Jacobsen states: "The wrist
	sensor/display unit 18 is held in place with a band 216. If
	desired, sensors 220 and 222 can be disposed in the band
	216 and integrated with the integrated sensor unit 14
	FIGS. 1 and 2)." Id. at 9:34-37. Each of these sensors
	220 and 222 is a "detector" that is connected to a
	"detector input" as explained above for limitation [1e].
	Jacobsen also illustrates these sensors 220 and 222 (and
	their connection to the wrist sensor/display unit 18) in
	FIG. 4A's function block diagram (cropped):



89. As described below, *Jacobsen* discloses the features of claim 8.

Claim Language	Jacobsen
8. The system of claim	Jacobsen discloses the system of claim 7, wherein the
7, wherein the detector	detector senses body or physiological parameters.
senses body or physiological parameters.	As described in claim element 1[e] and claim 7, Jacobsen's "wrist sensor/display unit 18" includes connected "sensors 220 and 222." These sensors detect

Claim Language	Jacobsen
	physiological parameters.
	Sensors 220 and 222 are described as "typically" including a "noninvasive blood pressure monitor" and a "sensor for determining oxygen saturation": "Typically, sensor 220 will be a noninvasive blood pressure monitoring system, and sensor 222 will be a sensor for
	determining oxygen saturation." Ex. 1005, 9:37-41, see
	also id. at 3:29-35, 19:33-55, 22:6-9, 23:17-28.
	Wrist Sensor/display Unit (WU) Sp02/Heart Rate Sensor 220 Blood Press Sensor Controller 224 Infusion Pmp 204 Controller 226 Display 204 User Buttons 208 Management 298 212
	Id. at FIG. 4A (cropped). Notably, these sensors 220 and
	222 are similar to the physiological "detectors" (or,
	"sensors") described in the '233 patent (Ex. 1001, 3:28-
	34) and thus are detectors that sense body/physiological
	parameters (e.g., blood pressure, oxygen saturation

Claim Language	Jacobsen
	levels, etc.).
	Thus, in my opinion, a POSITA would have understood
	that Jacobsen discloses this claim. See also my
	discussions in section VIII.A, which are relevant and
	incorporated here.

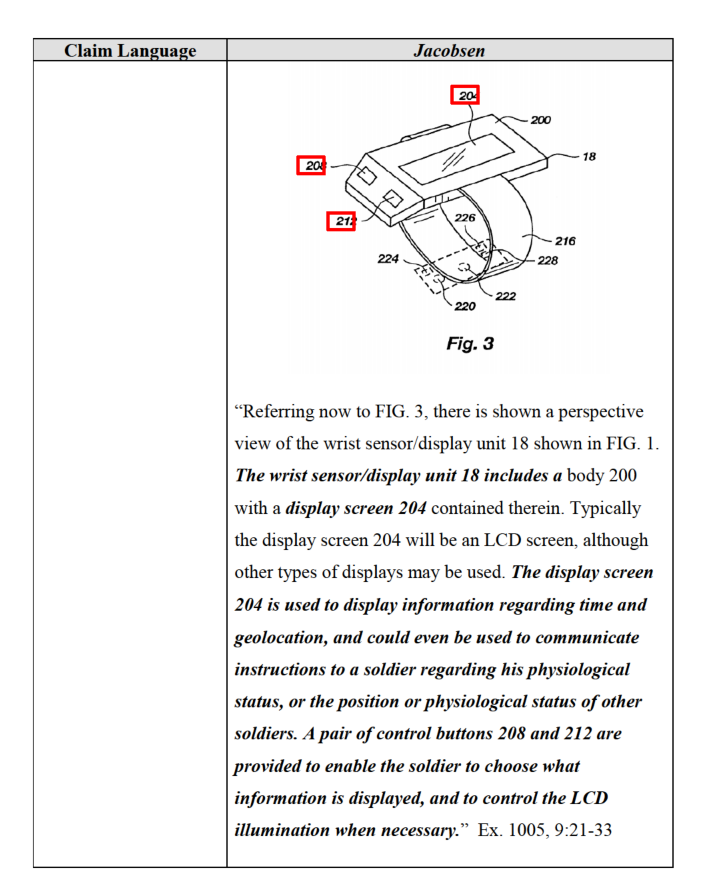
90. As described below, *Jacobsen* discloses the features of claim 9.

Claim Language	Jacobsen
9. The system of claim	Jacobsen discloses the system of claim 8, wherein the
8, wherein the body or	body or physiological parameters are selected from the
physiological	group consisting of temperature, motion, respiration,
parameters are selected	blood oxygen content, and electroencephalogram.
from the group consisting of	As I discussed above for claims 1, 7-8, <i>Jacobsen</i> discloses its "wrist sensor/display unit 18" with
temperature, motion,	connected "sensor 222" that is "a sensor for
respiration, blood oxygen content, and electroencephalogram.	determining oxygen saturation." Ex.1005, 9:33-40; see also id., 3:29-35, 19:33-55, 22:6-9, 23:17-28. Determining oxygen saturation is synonymous with
	determining blood oxygen content. Therefore, at least Jacobsen's sensor 222 detects blood oxygen content. So, Jacobsen's wrist sensor/display unit 18 contains
	connected sensor 222 which detects body or

Claim Language	Jacobsen
	physiological parameters including blood oxygen
	content.
	Thus, in my opinion, a POSITA would have understood
	that Jacobsen discloses this claim. See also my
	discussions in section VIII.A, which are relevant and
	incorporated here.

91. As described below, Jacobsen discloses the features of claim 10.

Claim Language	Jacobsen
10. The system of	Jacobsen discloses the system of claim 1, wherein the
claim 1, wherein the	first personal device ("wrist sensor/display unit 18")
first personal device	further comprises a user interface module. The '233
further comprises a	patent states "[o]ptionally, PMD 100 includes a User
user interface module.	Interface Module 50 (UIM) 200. The UIM 200 may
	allow users to view or enter data, conduct voice
	communications, use a camera to transmit images, or
	view a screen for graphical images." Ex. 1001, 3:50-53
	Similarly, Jacobsen's "wrist sensor/display unit 18"
	comprises a "display screen 204" which allows users to
	view data and graphical images and "control buttons
	208 and 212" which allow users to enter data. FIG. 3
	depicts the wrist sensor/display unit 18 with display
	screen 204 and control buttons 208 and 212

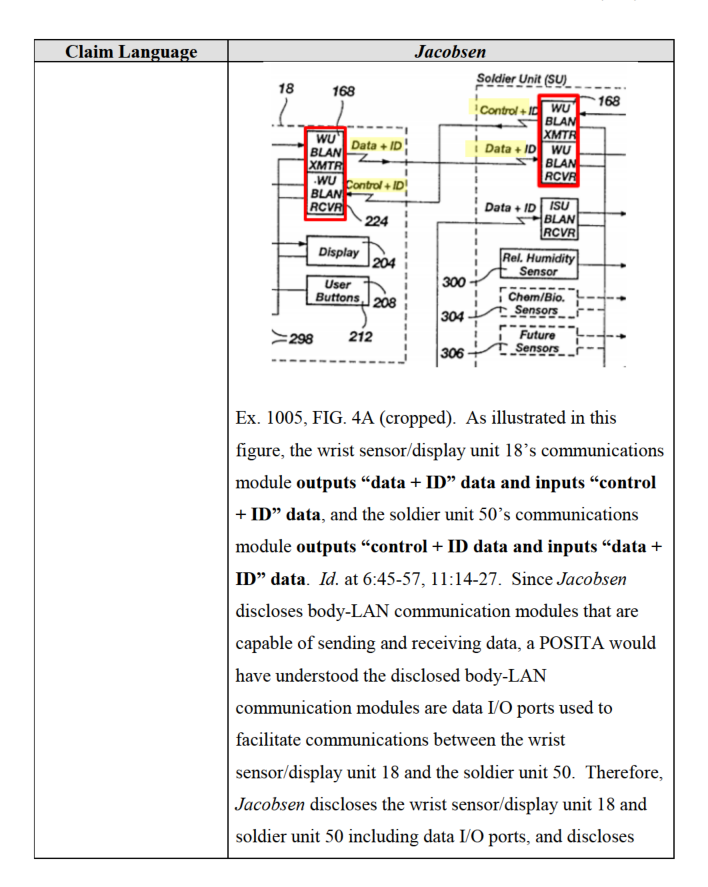


Claim Language	Jacobsen
	FIG. 4A also depicts the wrist sensor/display unit 18
	including the display screen 204 and user control buttons
	208 and 212 (cropped):
	18 168
	Wrist Sensor/display Unit (WU) 222 Sp02/Heart' Rate Sensor 220 Blood Press. Sensor Controller Sensor Controller Controller Controller 224 Display Controller Controller Display Di
	Id. at FIG. 4A, 9:21-33. Jacobsen explains that the primary purpose of the wrist sensor/display unit 18 is for
	"viewing information regarding the time and the
	geolocation of the soldier 10." <i>Id.</i> at 6:40-41.
	Thus, in my opinion, a POSITA would have understood
	that Jacobsen discloses this claim. See also my
	discussions in section VIII.A, which are relevant and
	incorporated here.

6. Claim 14

92. As described below, Jacobsen discloses the features of claim 14.

Claim Language	Jacobsen
14. The system of	Jacobsen discloses the system of claim 1, wherein the
claim 1, wherein the	first personal device ("wrist sensor/display unit 18")
first personal device	further comprises a data input/output port, the second
further comprises a	device (vest/harness with "soldier unit 50") further
data input/output port,	comprises a data input/output port, and wherein the
the second device	second device communicates with the first personal
further comprises a	device using the data input/output ports.
data input/output port, and wherein the second device communicates with the first personal device using the data input/output ports.	The '233 patent states "Data I/O ports 160 may include, but are not limited to: serial, parallel, USB, etc." Ex. 1001, 3:48-49. A data I/O port refers to any port that is capable of sending (output) and receiving (input) data. As I described above for claim 1, in <i>Jacobsen</i> 's system, the soldier unit 50 and the wrist sensor/display unit 18 communicate bi-directionally using body-LAN wireless communications modules. Figure 4A illustrates these units' communications modules and provides arrows depicting the flow of data being received (input) and transmitted (output) from each module:



Claim Language	Jacobsen
	soldier unit 50 communicating with the wrist
	sensor/display unit 18 with these data I/O ports.
	Thus, in my opinion, a POSITA would have understood
	that Jacobsen discloses this claim element. See also my
	discussions in section VIII.A, which are relevant and
	incorporated here.

B. Ground 2: Say discloses and/or suggests the features of claims 1, 7-10, and 14 of the '233 patent

93. In my opinion, *Say* discloses and/or suggests the features of claims 1, 7-10, and 14 of the '233 patent. Below, I address each of these claims and their respective limitations.

1. Claim 1

94. As described below, *Say* discloses and/or suggests the features of claim 1.

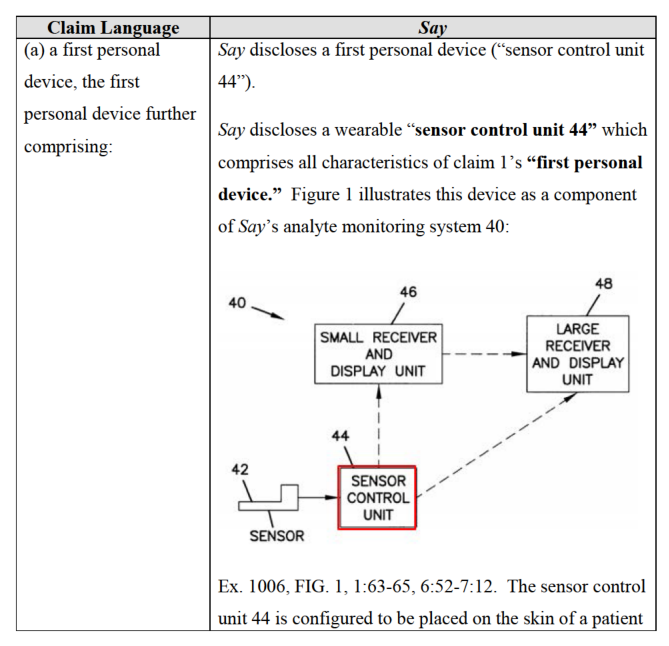
[1p] A bi-directional wireless communication system comprising:

Claim Language	Say
A bi-directional	For purposes of this analysis, I assume the preamble is
wireless	limiting.
communication system comprising:	Say discloses a bi-directional wireless communication system. Say's "analyte monitoring system 40" is

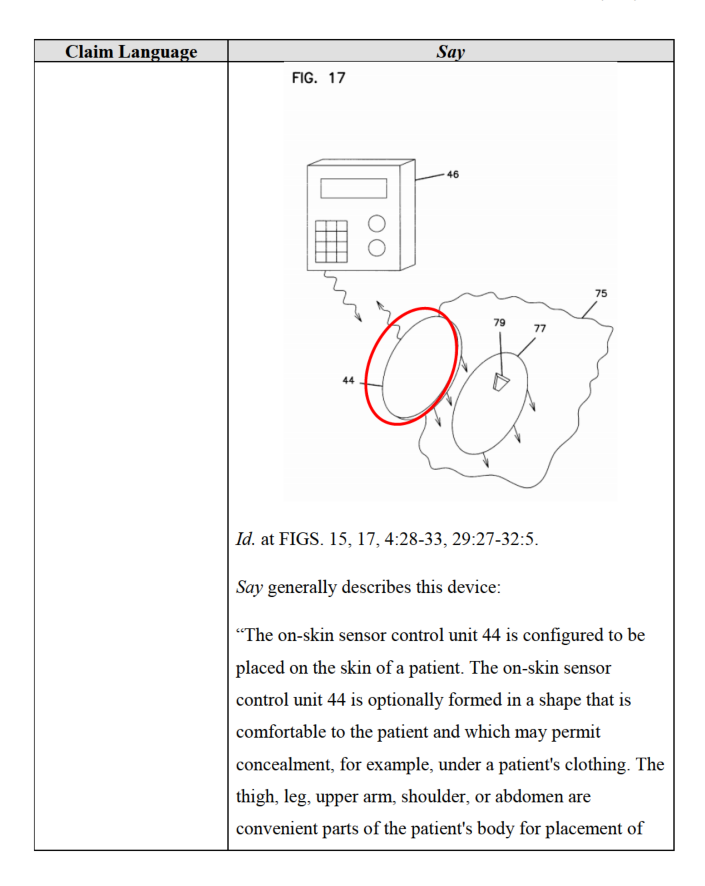
Claim Language	Say
	illustrated in Figure 1:
	FIG. 1
	SMALL RECEIVER AND DISPLAY UNIT SENSOR 46 LARGE RECEIVER AND DISPLAY UNIT SENSOR SENSOR LARGE RECEIVER AND DISPLAY UNIT
	Ex. 1006, FIG. 1, 3:63-65, 6:52-7:12. This system
	includes a "sensor 42 [] coupled to the sensor control
	unit 44 which is typically attached to the skin of a
	patient." Id. at 6:59-61. The sensor control unit 44
	communicates with one or more "receiver/display units
	46, 48." <i>Id.</i> at 6:64-7:6. As I explain in more detail
	below, the sensor control unit 44 ("first personal
	device") and the receiver/display units 46, 48 ("second
	device") engage in wireless bi-directional
	communications. See e.g. id. at 36:61-37:4, 37:26-35,
	41:27-53, 43:21-35, 47:49-48:17, 52:46-55. Therefore,
	Say discloses the claimed bi-directional wireless
	communication system.
	Thus, in my opinion, a POSITA would have understood

Claim Language	Say
	that Say discloses this claim element. See also my
	discussions in section VIII.B and for claim elements
	1[a]-[h], which are relevant and incorporated here.

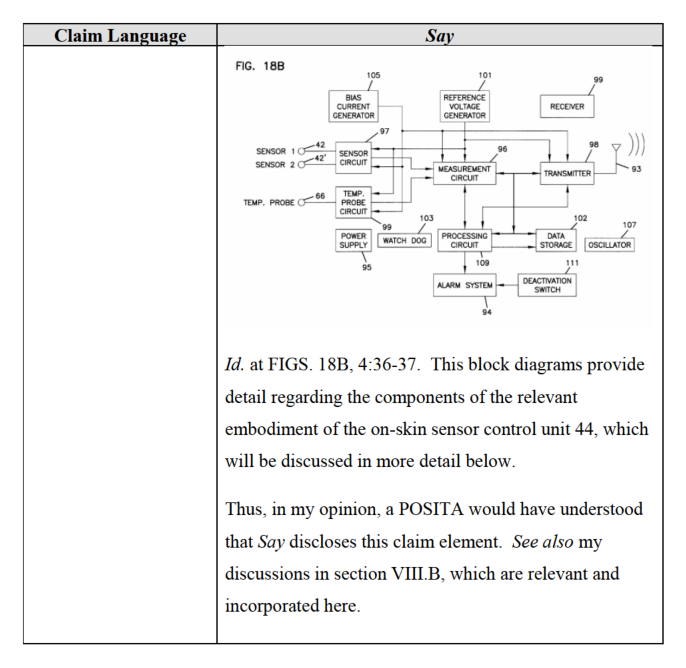
[1a] (a) a first personal device, the first personal device further comprising:



Say
and may have a thin oval shape (id. at 29:28-40, 31:63-
32:5), like the example of the sensor control unit 44
depicted in Figures 15 and 17 (top view and perspective
view, respectively, of the same sensor control unit 44:
FIG. 15

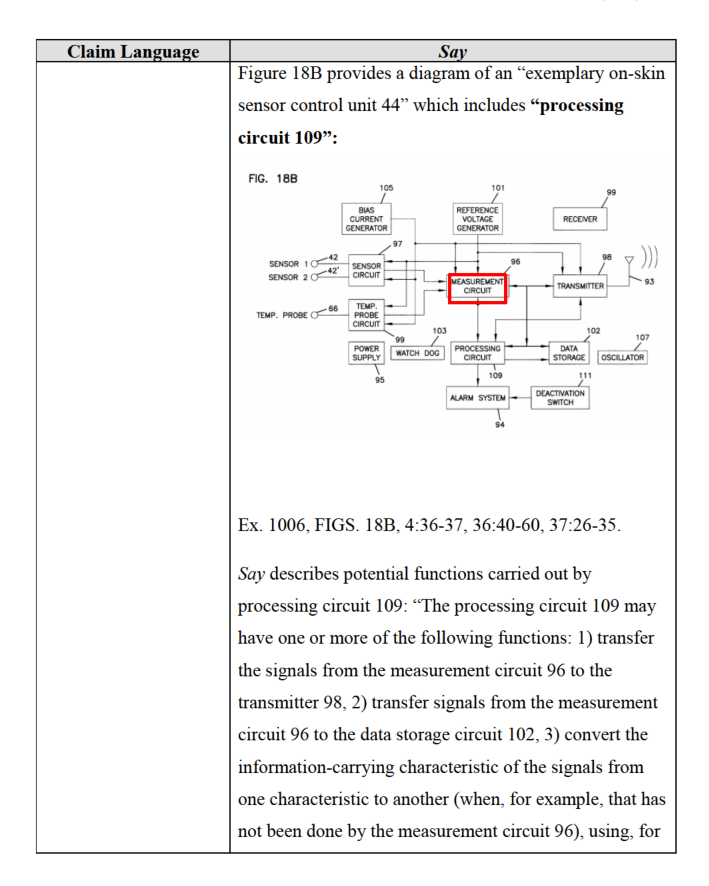


Claim Language	Say
	the on-skin sensor control unit 44 to maintain
	concealment. However, the on-skin sensor control unit
	44 may be positioned on other portions of the patient's
	body." Id. at 29:28-40.
	"The on-skin sensor control unit 44 includes a housing
	45, as illustrated in FIGS. 14-16. The housing 45 is
	typically formed as a single integral unit that rests on the
	skin of the patient. The housing 45 typically contains
	most or all of the electronic components, described
	below, of the on-skin sensor control unit 44. The on-skin
	sensor control unit 44 usually includes no additional
	cables or wires to other electronic components or other
	devices. If the housing includes two or more parts, then
	those parts typically fit together to form a single integral
	unit." Id. at 29:55-64.
	Figure 18B provides a block diagram of an exemplary
	sensor control unit 44:



[1b] (i) a processor;

Claim Language	Say
(i) a processor;	Say discloses a first personal device ("sensor control unit
	44") containing a processor.
	Say's "sensor control unit 44" contains a processor.



Claim Language	Say
0 0	example, a current-to-voltage converter, a current-to-
	frequency converter, or a voltage-to-current converter, 4)
	modify the signals from the sensor circuit 97 using
	calibration data and/or output from the temperature probe
	circuit 99, 5) determine a level of an analyte in the
	interstitial fluid, 6) determine a level of an analyte in the
	bloodstream based on the sensor signals obtained from
	interstitial fluid, 7) determine if the level, rate of change,
	and/or acceleration in the rate of change of the analyte
	exceeds or meets one or more threshold values, 8)
	activate an alarm if a threshold value is met or exceeded,
	9) evaluate trends in the level of an analyte based on a
	series of sensor signals, 10) determine a dose of a
	medication, and 11) reduce noise and/or errors, for
	example, through signal aver aging or comparing
	readings from multiple working electrodes 58." Id. at
	39:53-40:16. Say explains that "[t]he processing circuit
	109 may be simple and perform only one or a small
	number of these functions or the processing circuit 109
	may be more sophisticated and perform all or most of
	these functions." Id. at 40:17-27; see also id. at 40:43-
	41:3 ("Returning to the processing circuit 109, in some
	embodiments processing circuit 109 is more
	sophisticated and is capable of determining the analyte
	concentration or some measure representative of the

Claim Language	Say
	analyte concentration, such as a current or voltage value.
	The processing circuit 109 may also incorporate
	calibration data which has been received from an
	external source or has been incorporated into the
	processing circuit 109, both of which are described
	below, to correct the signal or analyzed data from the
	working electrode 58. Additionally, the processing
	circuit 109 may include a correction algorithm for
	converting interstitial analyte level to blood analyte
	level.")
	A DOCUTA 111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	A POSITA would have understood in context that
	processing circuit 109 necessarily included a processor,
	given Say's explanation of its "sophisticated" processing
	functions. Moreover, at least once, Say refers to a
	"processor circuit 109 of the on-skin sensor control unit
	44." A POSITA would have understood a processor
	circuit to contain a processor.
	TI CONTRA 111 1 4 1
	Thus, in my opinion, a POSITA would have understood
	that Say discloses this claim element. See also my
	discussions in section VIII.B, which are relevant and
	incorporated here.

[1c] (ii) a memory;

Claim Language	Say

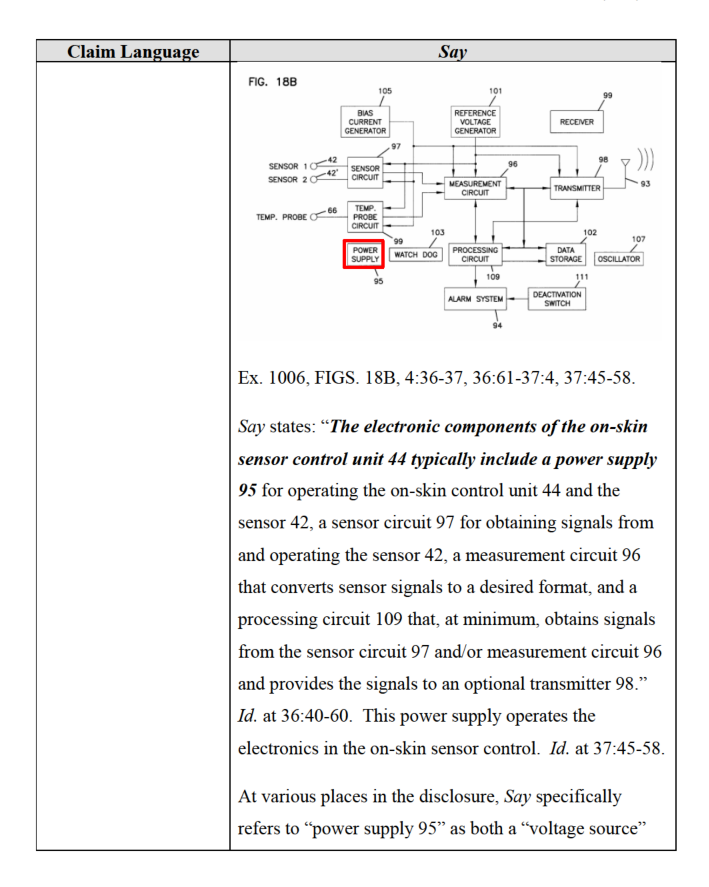
Claim Language	Say
(ii) a memory;	Say discloses a first personal device ("sensor control unit
	44") containing a memory.
	Say's "sensor control unit 44" contains "data storage
	102. " As I described above, Figure 18B provides a
	block diagram of an exemplary sensor control unit 44,
	which includes "data storage 102":
	FIG. 18B 105 101 99 REFERENCE VOLTAGE GENERATOR 98 SENSOR 2 42' SENSOR 2 42' CIRCUIT MEASUREMENT CIRCUIT TRANSMITTER 93 TEMP. PROBE CIRCUIT 99 WATCH DOG PROCESSING DATA STORAGE OSCILLATOR 94 ALARM SYSTEM DEACTIVATION SWITCH
	Ex. 1006, FIG. 18B, 4:36-37, 36:61-37:4, 44:54-45:7.
	Say states: "The on-skin sensor control unit 44 may
	optionally contain a transmitter 98 for transmitting the
	sensor signals or processed data from the processing
	circuit 109 to a receiver/ display unit 46, 48; a data
	storage unit 102 for temporarily or permanently storing
	data from the processing circuit 109; a temperature
	probe circuit 99 for receiving signals from and operating

Claim Language	Say
	a temperature probe 66; a reference voltage generator
	101 for providing a reference voltage for comparison
	with sensor-generated signals; and/or a watchdog circuit
	103 that monitors the operation of the electronic
	components in the on-skin sensor control unit 44." <i>Id.</i> at
	36:61-37:4. The on-skin sensor unit 44's data storage
	unit 102 "typically includes a readable/writeable memory
	storage device and typically also includes the hardware
	and/or software to write to and/or read the memory
	storage device." Id. at 45:4-7.
	Say describes the functions of the data storage unit 102:
	"The on-skin sensor control unit 44 may include an
	optional data storage unit 102 which may be used to hold
	data (e.g., measurements from the sensor or processed
	data) from the processing circuit 109 permanently or,
	more typically, temporarily. The data storage unit 102
	may hold data so that the data can be used by the
	processing circuit 109 to analyze and/or predict trends in
	the analyte level, including, for example, the rate and/or
	acceleration of analyte level increase or decrease. The
	data storage unit 102 may also or alternatively be used to
	store data during periods in which a receiver/ display unit
	46, 48 is not within range. The data storage unit 102 may
	also be used to store data when the transmission rate of

Claim Language	Say
	the data is slower than the acquisition rate of the data."
	<i>Id.</i> at 44:54-45:7.
	Thus, in my opinion, a POSITA would have understood
	that Say discloses this claim element. See also my
	discussions in section VIII.B, which are relevant and
	incorporated here.

[1d] (iii) a power supply;

Claim Language	Say
(iii) a power supply;	Say discloses a first personal device ("sensor control unit
	44") containing a power supply.
	Say's "sensor control unit 44" contains "power supply 95." As I described above, Figure 18B provides an exemplary block diagram of the sensor control unit 44, which includes "power supply 95":



Claim Language	Say
	(id. at 34:66-35:5 ("Each pin 84 also has a proximal end
	that is coupled to a wire or other conductive strip that is,
	in turn, coupled to the rest of the electronic components
	(e.g., the voltage source 95 and measurement circuit 96
	of FIGS. 18A and 18B) within the on-skin sensory
	control unit 44")) and a "battery" (id. at 37:45-58 ("One
	example of a suitable power supply 95 is a battery, for
	example, a thin circular battery, such as those used in
	many watches, hearing aids, and other small electronic
	devices"). Batteries were known to provide power to
	devices.
	Thus, in my opinion, a POSITA would have understood
	that Say discloses this claim element. See also my
	discussions in section VIII.B, which are relevant and
	incorporated here.

[1e] (iv) at least one detector input; and

Claim Language	Say
(iv) at least one	Say discloses a first personal device ("sensor control unit
detector input; and	44") containing at least one detector input.
	The '233 patent illustrates "detector inputs 140" in FIG.
	2 and states: "In one embodiment, PMD 100 includes
	connections to detectors 140. Detectors 140 may be any
	sensor of bodily or physiological parameters such as, but

Claim Language	Say
	not limited to: temperate, motion, respiration, blood
	oxygen content, electrocardiogram (ECG),
	electroencephalogram (EEG), and other measurements."
	Ex. 1001, 3:29-33.
	Say's "sensor control unit 44" contains connections to
	sensors (detectors). Specifically, Say discloses the
	sensor control unit 44 containing "conductive contacts
	80" which provide a connection to "sensor 42" via
	sensor 42's "contact pads 49." Ex. 1006, 2:13-32, 3:43-
	51, 14:9-15:15, 30:33-38, 31:41-62, 34:28-42
	Say discloses that the on-skin sensor control unit
	contains "conductive contacts 80" which allow it to be
	connected to one or more sensors. <i>Id.</i> at 2:20-25 ("The
	sensor control unit includes two or more conductive
	contacts disposed on the housing and configured for
	coupling to two or more contact pads on the sensor"),
	3:43-51 ("A sensor is inserted into a skin of a patient and
	a sensor control unit is attached to the skin of the patient.
	Two or more conductive contacts on the sensor control
	unit are coupled to contact pads on the sensor"), 30:33-
	38 ("In some embodiments, the housing 45 of the on-
	skin sensor control unit 44 is a single piece. The
	conductive contacts 80 may be formed on the exterior of
	the housing 45 or on the interior of the housing 45

Claim Language	Say
Cinim Lunguage	provided there is a port 78 in the housing 45 through
	which the sensor 42 can be directed to access the
	conductive contacts 80"), 31:59-62 ("Once the sensor 42
	is implanted in the patient, the sensor control unit 44 is
	placed over the sensor 42 with the conductive contacts
	80 in contact with the contact pads 49 of the sensor 42"),
	34:28-42 ("The sensor 42 and the electronic components
	within the on-skin sensor control unit 44 are coupled via
	conductive contacts 80, as shown in FIGS. 14-16 The
	placement of the conductive contacts 80 is such that they
	are in contact with the contact pads 49 on the sensor 42
	when the sensor 42 is properly positioned within the on-
	skin sensor control unit 44.")
	These conductive contacts 80 are shown on the sensor
	control unit 44 depicted in Figures 14-16. Figure 14
	provides a cross-sectional view of the sensor control unit
	44 with conductive contacts 80:
	FIG. 14
	82 80
	45 76
	82
	42 62
	Id. at FIG. 14, 4:25-26.

Claim Language	Say
U W	Figure 15 provides a top view of the sensor control unit
	44 with conductive contacts 80:
	FIG. 15
	Id. at FIG. 15, 4:27-28 Figure 16 provides a bottom view of the sensor control unit 44 with conductive contacts 80:
	FIG. 16
	Id. at FIG. 16, 4:29-31
	Specifically in reference to Figures 14-16, Say explains:
	"The sensor 42 and the electronic components within the

Claim Language	Say
	on-skin sensor control unit 44 are coupled via conductive
	contacts 80, as shown in FIGS. 14-16. The one or more
	working electrodes 58, counter electrode 60 (or
	counter/reference electrode), optional reference electrode
	62, and optional temperature probe 66 are attached to
	individual conductive contacts 80. In the illustrated
	embodiment of FIGS. 14-16, the conductive contacts 80
	are provided on the interior of the on-skin sensor control
	unit 44. Other embodiments of the on-skin sensor control
	unit 44 have the conductive contacts disposed on the
	exterior of the housing 45. The placement of the
	conductive contacts 80 is such that they are in contact
	with the contact pads 49 on the sensor 42 when the
	sensor 42 is properly positioned within the on-skin
	sensor control unit 44.
	In the illustrated embediment of EICS 14.16, the base
	In the illustrated embodiment of FIGS. 14-16, the base
	74 and cover 76 of the on-skin sensor control unit 44 are
	formed such that, when the sensor 42 is within the on-
	skin sensor control unit 44 and the base 74 and cover 76
	are fitted together, the sensor 42 is bent. In this manner,
	the contact pads 49 on the sensor 42 are brought into
	contact with the conductive contacts 80 of the on-skin
	sensor control unit 44. The on-skin sensor control unit 44
	may optionally contain a support structure 82 to hold,

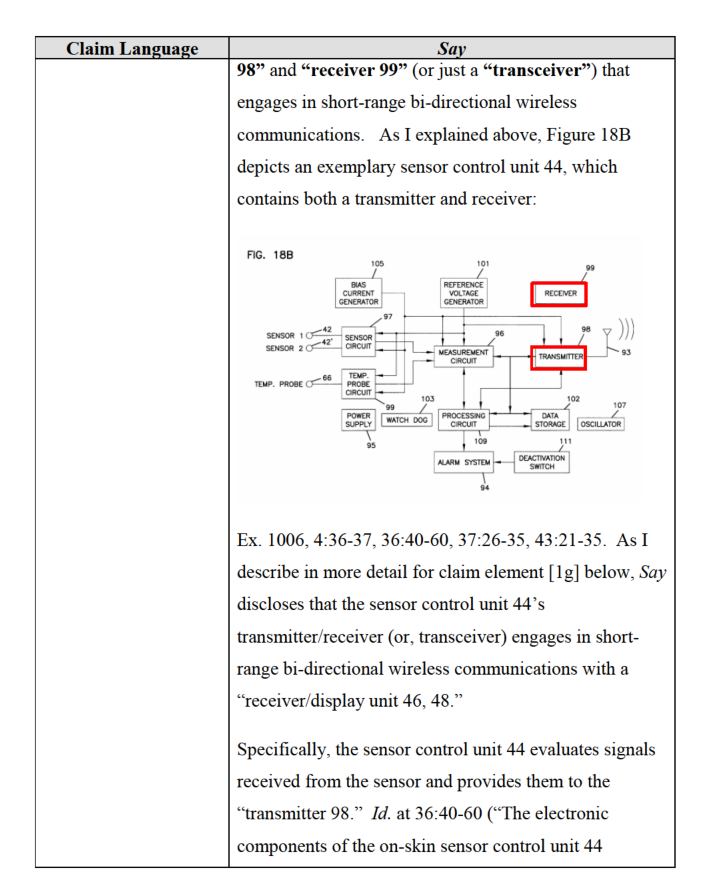
Claim Language	Say
	support, and/or guide the sensor 42 into the correct
	position." <i>Id.</i> at 34:28-52
	In Figure 10 A F. Community illustrations of life-and
	In Figures 19A-F, Say provides illustrations of different
	embodiments of the on-skin sensor control unit 44's
	conductive contacts. The conductive contacts may be
	located on the interior of the on-skin sensor control unit
	44 (Figures 19A-D) or the exterior of the on-skin sensor
	control unit 44 (Figures 19E-F). <i>Id.</i> at 30:14-18 ("In
	some embodiments, conductive contacts 80 are provided
	on the exterior of the housing 45. In other embodiments,
	the conductive contacts 80 are provided on the interior of
	the housing 45, for example, within a hollow or recessed
	region.")
	region.)
	FIG. 19A FIG. 19B
	76 88 /
	84 82 82 42
	FIG. 19C FIG. 19D
	92

Claim Language	Say
	Id. at FIGS. 19A-D
	FIG. 19E FIG. 19F
	80 45 80 42
	Id. at FIGS. 19E-F. Say provides more detail regarding
	these different embodiments at 34:53-35:47.
	If the conductive contacts are provided on the interior of
	the on-skin sensor control unit 44's housing, as depicted
	in FIGS. 19A-D (above), there must also be a "port 78"
	in the housing through which the sensor(s) "can be
	directed to access the conductive contacts." <i>Id.</i> at 30:33-
	38; see also id. at 33:35-45 ("In one embodiment, the on-
	skin sensor control unit 44 includes a sensor port 78
	through which the sensor 42 enters the subcutaneous
	tissue of the patient, as shown in FIGS. 14 to 16. The
	sensor 42 may be inserted into the subcutaneous tissue of
	the patient through the sensor port 78. The on-skin
	sensor control unit 44 may then be placed on the skin of
	the patient with the sensor 42 being threaded through the
	sensor port 78. If the housing 45 of the sensor 42 has, for
	example, a base 74 and a cover 76, then the cover 76

Claim Language	Say
	may be removed to allow the patient to guide the sensor
	42 into the proper position for contact with the
	conductive contacts 80").
	Thus, the sensor control unit 44's conductive contacts
	80 (and potentially also sensor port 78) provide an
	input for the sensor 42 to connect to the sensor control
	unit 44. Therefore, sensor 42 is a "detector" within the
	disclosure of the '233 patent (which I described in more
	detail for claims 7-9 below) and the sensor control unit
	44's conductive contacts 80 (and potentially also sensor
	port 78) comprise a "detector input" within the
	disclosure of the '233 patent.
	Thus, in my opinion, a POSITA would have understood
	that Say discloses this claim element. See also my
	discussions in section VIII.B, which are relevant and
	incorporated here.

[1f] (v) a short-range bi-directional wireless communications module;

Claim Language	Say
(v) a short-range bi-	Say discloses a first personal device ("sensor control unit
directional wireless	44") including a short-range bi-directional wireless
communications	communications module.
module;	Say's "sensor control unit 44" contains a "transceiver



Claim Language	Say
· · · · · · · · · · · · · · · · · · ·	typically include a sensor circuit 97 for obtaining
	signals from and operating the sensor 42, a measurement
	circuit 96 that converts sensor signals to a desired
	format, and a processing circuit 109 that, at minimum,
	obtains signals from the sensor circuit 97 and/or
	measurement circuit 96 and provides the signals to an
	optional transmitter 98. In some embodiments, the
	processing circuit 109 may also partially or completely
	evaluate the signals from the sensor 42 and convey the
	resulting data to the optional transmitter 98 and/or
	activate an optional alarm system 94 (see FIG. 18B) if
	the analyte level exceeds a threshold.") This transmitter
	98 transmits data from the sensor control unit 44 to a
	"receiver/display unit 46, 48." <i>Id.</i> at 6:63-7:2 ("The
	sensor control unit 44 may evaluate the signals from the
	sensor 42 and/or transmit the signals to one or more
	optional receiver/display units 46, 48 for evaluation"),
	36:61-64 ("The on-skin sensor control unit 44 may
	optionally contain a transmitter 98 for transmitting the
	sensor signals or processed data from the processing
	circuit 109 to a receiver/ display unit 46, 48"), 40:28-42
	("The output data may then be sent to a transmitter 98
	that then transmits this data to at least one
	receiver/display device 46,48"), 41:10-15 ("However, in
	many embodiments, the data (e.g., a current signal, a

Claim Language	Say
	converted voltage or frequency signal, or fully or
	partially analyzed data) from processing circuit 109 is
	transmitted to one or more receiver/display units 46, 48
	using a transmitter 98 in the on-skin sensor control unit
	44. The transmitter has an antenna 93"), 41:27-29 ("The
	transmitter 98 may send a variety of different signals to
	the receiver/display units 46, 48, typically, depending on
	the sophistication of the processing circuit 109").
	The sensor control unit 44 also contains a "receiver 99"
	which receives signals from the receiver/display units 46,
	48. <i>Id.</i> at 37:26-35 ("FIG. 18B illustrates a block
	diagram of another exemplary on-skin control unit 44
	that also includes optional components such as a receiver
	99 to receive, for example, calibration data; a calibration
	storage unit 100 to hold, for example, factory-set
	calibration data, calibration data obtained via the receiver
	99 and/or operational signals received, for example,
	from a receiver/display unit 46, 48 or other external
	device; an alarm system 104 for warning the patient; and
	a deactivation switch 111 to turn off the alarm system"),
	43:21-35 ("The receiver 99 may be used to receive
	calibration data for the sensor 42. The calibration data
	may be used by the processing circuit 109 to correct
	signals from the sensor 42. This calibration data may be

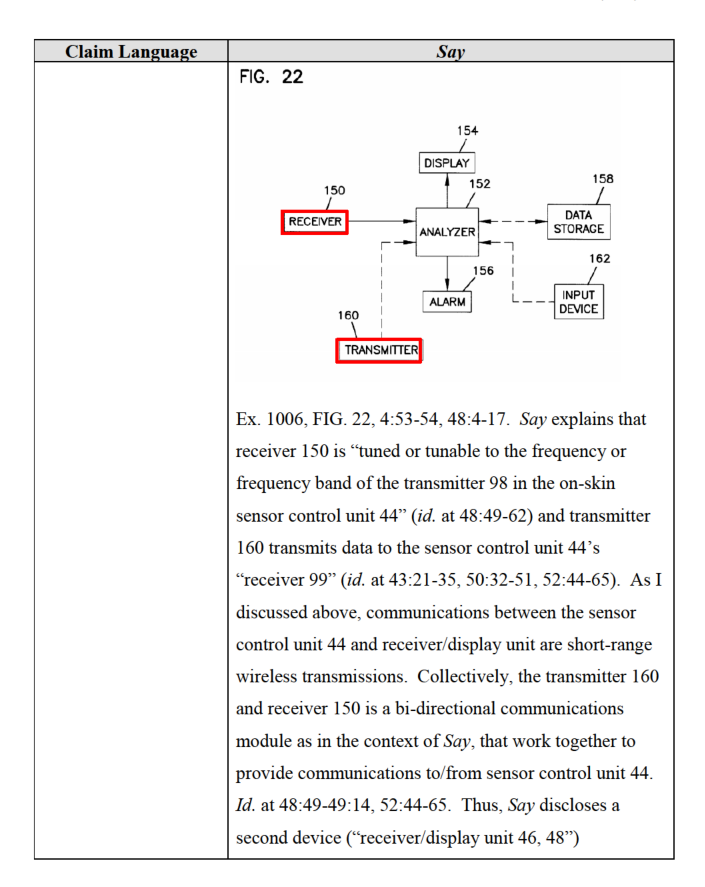
Claim Language	Say
	transmitted by the receiver/display unit 46, 48 or from
	some other source such as a control unit in a doctor's
	office. In addition, the optional receiver 99 may be used
	to receive a signal from the receiver/display units 46,
	48, as described above, to direct the transmitter 98, for
	example, to change frequencies or frequency bands, to
	activate or deactivate the optional alarm system 94 (as
	described below), and/or to direct the transmitter 98 to
	transmit at a higher rate").
	Say also discloses that instead of a separate transmitter
	and receiver, the sensor control unit 44's "transmitter 98
	is a transceiver, operating as both a transmitter and a
	receiver." Id., 43:21-24.
	The transmitter/receiver or transceiver of the sensor
	control unit 44 is a short-range wireless communications
	module because the sensor control unit 44 uses this
	module to engage in short-range wireless
	communications with the receiver/display units 46, 48.
	Say explains that the communications may be RF (id. at
	52:44-65) and the distance between which the sensor
	control unit 44 and receiver/display unit 46, 48 can
	communicate depends on whether the receiver/display
	unit is "small" (receiver/display unit 46) or "large"
	(receiver/display unit 48). <i>Id.</i> at 41:10-26 ("The

Claim Language	Say
	transmitter 98 is typically designed to transmit a signal
	up to about 2 meters or more, preferably up to about 5
	meters or more, and more preferably up to about 10
	meters or more, when transmitting to a small
	receiver/display unit 46, such as a palm-size, belt worn
	receiver. The effective range is longer when transmitting
	to a unit with a better antenna, such as a bedside
	receiver"), 48:49-62 ("The small receiver/display unit 46
	can typically receive a signal from an on-skin sensor
	control unit 44 that is up to 2 meters, preferably up to 5
	meters, and more preferably up to 10 meters or more,
	away. A large receiver/display unit 48, such as a bedside
	unit, can typically receive a signal from an on-skin
	sensor control unit 44 that is up to 5 meters distant,
	preferably up to 10 meters distant, and more preferably
	up to 20 meters distant or more.") However, even the
	longest distance mentioned (20 meters) would still be
	classified as "short-range communications" within the
	context of the '233 patent. Ex. 1001, 5:35-38
	("According to one definition, and subject to the vagaries
	of radio design and environmental factors, short-range
	may refer to systems designed primarily for use in and
	around a premises and thus, the range generally is below
	a mile.") Thus, the sensor control unit 44's transmitter
	98 and receiver 99 (or, just transceiver) is a short-range

Claim Language	Say
	bi-directional wireless communications module.
	Thus, in my opinion, a POSITA would have understood
	that Say discloses this claim element. See also my
	discussions in section VIII.B, which are relevant and
	incorporated here.

[1g] (b) a second device communicating with the first device, the second device having a short-range bidirectional wireless communications module compatible with the short-range bi-directional wireless communications module of the first device; and

Claim Language	Say
(b) a second device	Say discloses and/or suggests a second device
communicating with	("receiver/display unit 46, 48") communicating with the
the first device, the	first device ("sensor control unit 44"), the second device
second device having a	having a short-range bi-directional wireless
short-range bi-	communications module compatible with the short-range
directional wireless	bi-directional wireless communications module of the
communications	first device.
module compatible	Say discloses the claimed "second device" as the
with the short-range bi-	
directional wireless	"receiver/display unit 46, 48." The receiver/display
communications	unit 46, 48 contains a "transmitter 160" and "receiver
module of the first	150" :
device; and	



Claim Language	Say
	communicating with the first personal device ("sensor
	control unit 44"), the second device having a short-range
	bi-directional wireless communications module
	(transmitter 160/receiver 150) compatible with the short-
	range bi-directional wireless communications module of
	the first device (receiver 150 is tuned to the frequency of
	transmitter 98 of unit 44, which is a transceiver or part of
	the collective communications module with receiver 99).
	Moreover, even if transmitter 160 and receiver 150 are
	not expressly labeled in Say as one communications
	module, but rather are depicted as individual components
	in Figure 22, a POSITA would have been motivated to
	configure such components as a transceiver in light of a
	Say's disclosure and the knowledge of such a POSITA at
	the time of the alleged invention.
	Having considered Say's disclosure and a POSITA's
	knowledge at the time of the alleged invention, I believe
	a POSITA would have been motivated to implement the
	above-described modification because configuring
	transmitter and receiver circuitry together as a
	transceiver was well known and would have involved
	combining known prior art elements
	(receivers/transmitters) according to known methods
	(known use of transceivers) to yield predictable results (a

Claim Language	Say
	component to send and receive data, as described by
	Say). Say discloses the use of transmitters, receivers, and
	transceivers. <i>Id.</i> at FIGS. 18B, 22, 4:36-37, 36:40-37:4,
	37:26-35, 40:28-41:3, 41:10-53, 43:21-35, 48:49-62,
	52:44-65. And, Say explicitly discloses using a
	transceiver instead of a transmitter/receiver in the context
	of the sensor control unit 44. <i>Id.</i> at 43:21-24. Thus, the
	elements of the proposed modification were known, as
	was the method for substituting them. And, a POSITA
	would have recognized that such a modification would
	have resulted in a foreseeable and predictable result:
	Say's receiver/display unit would have been able to
	engage in short-range RF communications just as it
	would have with a separate transmitter and receiver.
	Say's explicit disclosure to substitute a transceiver for a
	transmitter/receiver pair would have led a POSITA to
	make the above modification without detracting from the
	communication capabilities of the receiver/display unit
	46, 48, especially in light of the knowledge of such
	technologies at the time (as expressly disclosed by Say).
	A DOCITA would have recognized that madifying Cau
	A POSITA would have recognized that modifying Say
	would have also involved a simple substitution of one
	known element for another to obtain predictable results.
	As discussed above, Say discloses transmitter, receivers,

Claim Language	Say
	and transceivers, and also discloses the choice to
	substitute a transmitter/receiver for a transceiver. Thus,
	replacing the receiver/display unit 46, 48's
	transmitter/receiver for a transceiver would have
	involved merely substituting one type of short-range
	communications component(s) for another. A POSITA
	would have considered and had the knowledge, skill,
	capability, and reasons to implement such a modification
	and done so with the expectation that the resulting
	modification would successfully operate as intended in
	the context of Say's system.
	Thus, in many amining a DOSITA arrayld have an demote a d
	Thus, in my opinion, a POSITA would have understood
	that Say discloses and/or suggests this claim element.
	See also my discussions in section VIII.B, which are
	relevant and incorporated here.

[1h] (c) a security mechanism governing information transmitted between the first personal device and the second device.

Claim Language	Say
(c) a security	Say discloses a security mechanism governing
mechanism governing	information transmitted between the first personal device
information transmitted	("sensor control unit 44") and the second device
between the first	("receiver/display unit 46, 48").
personal device and the	

Claim Language	Say
second device.	The '233 patent's specification includes a section titled
	"Security." In this section, the '233 specification
	provides a list of "possible embodiments of security"
	which is "not meant to be exclusive." Ex. 1001, 13:24,
	13:41-42. Some examples are: "data transmitted to and
	from the personal device 100 may be encrypted by
	standard encryption algorithms," "voice and visual
	channels of transmission may be controlled for activation
	by the personal device 100 or by an authorized entity, but
	may not necessarily be encrypted," and "the user of the
	personal device 100 may have a security key that he can
	enter to release the information or access to authorized
	parties." Id. at 13:41-54. Dependent claims 2 and 4 also
	provides that the claimed "security mechanism" can be
	encryption or "a key entered by a user of the first
	personal device." Id. at 15:11-17.
	Say discloses both of these security mechanisms
	governing information transmitted between the sensor
	control unit 44 and the receiver/display unit 46, 48. Say
	discloses that the sensor control unit 44's transmitter
	may "transmit a code to indicate, for example, the
	beginning of a transmission and/or to identify, preferably
	using a unique identification code, the particular on-
	skin sensor control unit 44" and that this "identification

95. As described below, *Say* discloses and/or suggests the features of claim 7.

Claim Language	Say
4. The system of claim	Say discloses the system of claim 1, further comprising a
1, further comprising a	detector connected to the at least one detector input.
	detector connected to the at least one detector input. As I discussed in claim 1, Say discloses at least one "sensor 42" with "contact pad 49" which is connected to the "conductive contacts 80" (and possibly also through "port 78") of the "sensor control unit 44". Figure 1 depicts the sensor 42 in relation to the system as a whole:
	SMALL RECEIVER AND DISPLAY UNIT 44 SENSOR SENSOR

Claim Language	Say
	Ex. 1006, FIG. 1; see also id., 2:13-61, 3:63-65.
	In reference to Figure 1, Say describes: "One
	embodiment of the analyte monitoring system 40 for use
	with an implantable sensor 42, and particularly for use
	with a subcutaneously implantable sensor, is illustrated
	in block diagram form in FIG.1. The analyte monitoring
	system 40 includes, at minimum, a sensor 42, a portion
	of which is configured for implantation (e.g.,
	subcutaneous, venous, or arterial implantation) into a
	patient, and a sensor control unit 44. The sensor 42 is
	coupled to the sensor control unit 44 which is typically
	attached to the skin of a patient. The sensor control unit
	44 operates the sensor 42, including, for example,
	providing a voltage across the electrodes of the sensor 42
	and collecting signals from the sensor 42. The sensor
	control unit 44 may evaluate the signals from the sensor
	42 and/or transmit the signals to one or more optional
	receiver/display units 46, 48 for evaluation." <i>Id.</i> at 6:52-
	7:12.
	Thus, Say's analyte monitoring system 40 includes a
	detector (sensor 42) that is connected to the at least one
	detector (sensor 42) that is connected to the at least one detector input (conductive contacts 80 of the sensor unit
	44, which I described for claim 1).
	77, WHICH I described for Claim 1).

Claim Language	Say
	Thus, in my opinion, a POSITA would have understood
	that Say discloses and/or suggests this claim. See also
	my discussions in section VIII.B, which are relevant and
	incorporated here.

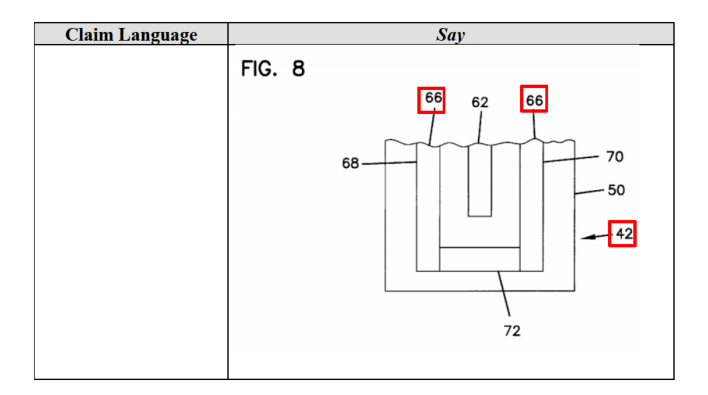
96. As described below, *Say* discloses and/or suggests the features of claim 8.

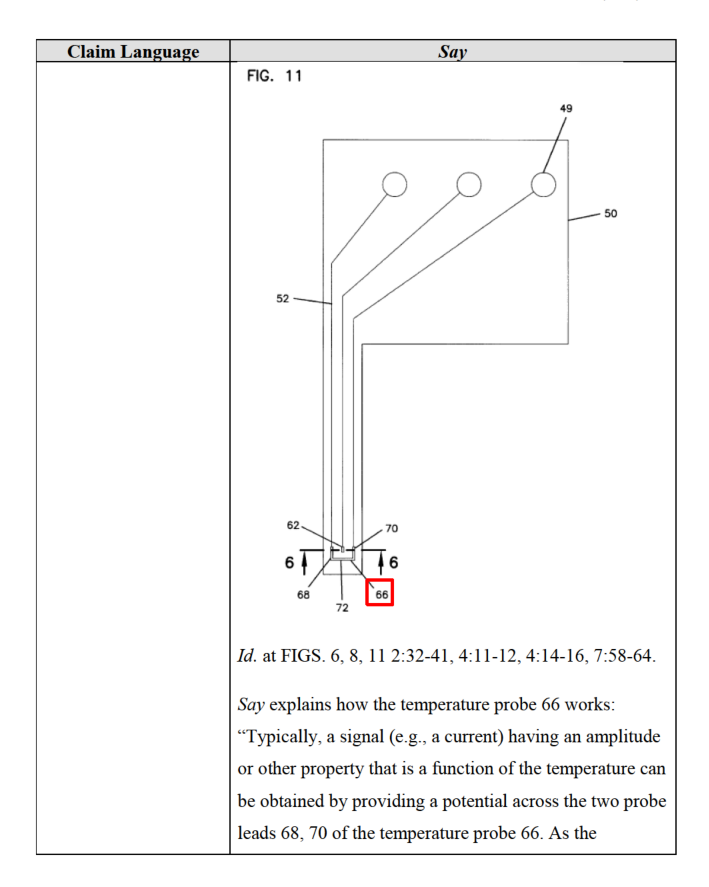
Claim Language	Say
8. The system of claim	Say discloses the system of claim 1, wherein the detector
7, wherein the detector	("sensor 42") senses body or physiological parameters.
senses body or	As discussed in claim 7, Say discloses at least one
physiological	"sensor 42" with "contact pad 49" which is connected to
parameters.	the "conductive contacts 80" of the "sensor control unit
	44". Say discloses that sensor 42 may sense numerous
	body and physiological parameters, such as temperature
	and oxygen saturation.
	Say discloses an "analyte monitoring system 40" which
	includes sensor 42 (Ex. 1006, 6:52-7:12) that senses
	concentrations of analytes in a bodily fluid: "The
	present invention is applicable to an analyte monitoring
	system using an implantable sensor for the in vivo
	determination of a concentration of an analyte. Such as

Claim Language	Say
	glucose or lactate, in a fluid. The sensor can be, for
	example, subcutaneously implanted in a patient for the
	continuous or periodic monitoring an analyte in a
	patient's interstitial fluid. This can then be used to infer
	the glucose level in the patient's bloodstream. Other in
	vivo analyte sensors can be made, according to the
	invention, for insertion into a vein, artery, or other
	portion of the body containing fluid. The analyte
	monitoring system is typically configured for monitoring
	the level of the analyte over a time period which may
	range from days to weeks or longer." <i>Id.</i> at 5:25-37.
	The sensor may also contain a "temperature probe
	66" for sensing the temperature of bodily fluid. <i>Id.</i> at
	FIGS. 6, 8, 11, 2:32-41 (The sensor may also include
	optional components. Such as, for example, a counter
	electrode, a counter/reference electrode, a reference
	electrode, and a <i>temperature probe</i> . Other components
	and options for the sensor are described below"), 7:58-64
	("In addition to the electrodes 58, 60, 62 and the sensing
	layer 64, the sensor 42 may also include a temperature
	probe 66 (see FIGS. 6 and 8), a mass transport limiting
	layer 74 (see FIG.9), a biocompatible layer 75 (see
	FIG.9), and/or other optional components, as described
	below"), 24:11-24 ("For proper operation of the

Claim Language	Say
88	temperature probe 66, the temperature-dependent
	element 72 of the temperature probe 66 can not be
	shorted by conductive material formed between the two
	probe leads 68, 70. In addition, to prevent conduction
	between the two probe leads 68, 70 by ionic species
	within the body or sample fluid, a covering may be
	provided over the temperature-dependent element 72,
	and preferably over the portion of the probe leads 68, 70
	that is implanted in the patient"), 24:25-41 ("Another
	method for eliminating or reducing conduction by ionic
	species in the body or sample fluid is to use an ac voltage
	source connected to the probe leads 68, 70. In this way,
	the positive and negative ionic species are alternately
	attracted and repelled during each half cycle of the ac
	voltage. This results in no net attraction of the ions in the
	body or sample fluid to the temperature probe 66"),
	24:41-55 ("Typically, the conductivity of an electrolyte-
	containing solution is dependent on the temperature of
	the solution, assuming that the concentration of
	electrolytes is relatively constant. Blood, interstitial fluid,
	and other bodily fluids arc solutions with relatively
	constant levels of electrolytes. Thus, a sensor 42 can
	include two or more conductive traces (not shown) which
	are spaced apart by a known distance. A portion of these
	conductive traces is exposed to the solution and the

Claim Language	Say
	conductivity between the exposed portions of the
	conductive traces is measured using known techniques
	(e.g., application of a constant or known current or
	potential and measurement of the resulting potential or
	current, respectively, to determine the conductivity)"
	This temperature probe 66 is depicted on the analyte
	sensor 42 illustrated in Figures 6, 8, and 11 (different
	view of the same sensor 42, see id. at 2:32-41):
	FIG. 6
	58 60 58 64 64 50





Claim Language	Say
	temperature changes, the temperature-dependent
	characteristic of the temperature-dependent element 72
	increases or decreases with a corresponding change in
	the signal amplitude. The signal from the temperature
	probe 66 (e.g., the amount of current flowing through the
	probe) may be combined with the signal obtained from
	the working electrode 58 by, for example, scaling the
	temperature probe signal and then adding or subtracting
	the scaled temperature probe signal from the signal at the
	working electrode 58. In this manner, the temperature
	probe 66 can provide a temperature adjustment for the
	output from the working electrode 58 to offset the
	temperature dependence of the working electrode 58."
	<i>Id.</i> at 23:42-57.
	In addition to sensing bodily temperature, sensor 42 also
	detects the "in vivo determination of a concentration of
	an analyte" in a bodily fluid, "such as oxygen" in the
	"bloodstream." <i>Id.</i> at 5:25-37, 6:37-39, 15:50-65, 16:53-
	62, 20:42-44. Temperature and oxygen concentration are
	body or physiological parameters just like that described
	in the '233 patent, and as claimed here. Ex. 1001, 3:29-
	33, 15:28-31.
	Thus, in my opinion, a POSITA would have understood
	that Say discloses and/or suggests this claim. See also

Claim Language	Say
	my discussions in section VIII.B, which are relevant and
	incorporated here.

97. As described below, *Say* discloses and/or suggests the features of claim 9.

Claim Language	Say
9. The system of claim	Say discloses the system of claim 8, wherein the body or
8, wherein the body or	physiological parameters are selected from the group
physiological	consisting of temperature, motion respiration, blood
parameters are selected	oxygen content, and electroencephalogram.
from the group consisting of temperature, motion respiration, blood oxygen content, and electroencephalogram.	As discussed in claim 8, Say discloses that sensor 42 detects at least temperature and blood oxygen content. Thus, for the same reasons Say discloses claim 8, Say discloses claim 9. Thus, in my opinion, a POSITA would have understood that Say discloses and/or suggests this claim. See also my discussions in section VIII.B, which are relevant and incorporated here.

98. As described below, Say discloses and/or suggests the features of claim 10.

Claim Language	Say
10. The system of	Say discloses the system of claim 1, wherein the first
claim 1, wherein the	personal device ("sensor control unit 44") further
first personal device	comprises a user interface module.
first personal device further comprises a user interface module.	comprises a user interface module. The '233 patent states: "Optionally, PMD 100 includes a User Interface Module (UIM) 200. The UIM 200 may allow users to view or enter data, conduct voice communications, use a camera to transmit images, or view a screen for graphical images." Ex. 1001, 3:50-53. Say explains the sensor control unit 44 ("first personal device") "may display or otherwise communicate" information to the user and "may indicate to the patient, via, for example, an audible, visual, or other sensory-stimulating alarm[.]" Ex. 1006, 5:52-7:12, 44:8-19. By "display[ing]" "visual" information to a user, the sensor control unit 44 "allows users to view" information, which the '233 patent gives as an example of a user interface. Ex. 1001, 3:51-53. Say also discloses the sensor control unit 44 including an "input device" that
	allows users to input data. Ex. 1006, 43:45-57. The '233
	patent provides further example of a user interface that

Claim Language	Say
	"allow[s] users to enter data." Ex. 1001, 3:51-53.
	Therefore, the sensor control unit 44's "input device"
	and/or the component that allow it to "display or
	otherwise communicate" information to users is its
	user interface module.
	Thus, in my opinion, a POSITA would have understood
	that Say discloses and/or suggests this claim. See also
	my discussions in section VIII.B, which are relevant and
	incorporated here.

99. As described below, *Say* discloses and/or suggests the features of claim 14.

Claim Language	Say
14. The system of	Say discloses the system of claim 1, wherein the first
claim 1, wherein the	personal device ("sensor control unit 44") further
first personal device	comprises a data input/output port, the second device
further comprises a	("receiver/display unit 46, 48") further comprises a data
data input/output port,	input/output port, and wherein the second device
the second device	communicated with the first personal device using the
further comprises a	data input/output ports.
data input/output port, and wherein the second	As I described for claim 1 above (relevant and incorporated here), the receiver/display unit 46, 48

Claim Language	Say
device communicates	communicates with the sensor control unit 44 using its
with the first personal	receiver 150/transmitter 160. Namely, receiver 150
device using the data	receives "sensor signals or processed data" from the
input/output ports.	sensor control unit 44's transmitter 98 (or transceiver)
	(Ex. 1006, 36:61-37:4, 40:28-41:3, 41:27-53, 43:21-24,
	48:49-62) and transmitter 160 transmits "stored data" to
	the sensor control unit 44's receiver 99 (or transceiver)
	(id. at 43:21-35, 48:49-62, 50:32-51, 52:44-65). Since
	Say discloses a transmitter/receiver (or transceiver)
	module in both the sensor control unit 44 and the
	receiver/display unit 46, 48 that are capable of sending
	and receiving data, a POSITA would have understood
	the disclosed transmitter / receiver / transceiver
	communication ports are data I/O ports used to facilitate
	communications between the sensor control unit 44 and
	the receiver/display unit 46, 48. And, as I described in
	claim 1, the receiver/display unit 46, 48 communicates
	with the sensor control unit 44 using these
	transmitter/receivers/transceivers (i.e., data I/O ports).
	Thus, in my opinion, a POSITA would have understood
	that Say discloses and/or suggests this claim. See also
	my discussions in section VIII.B, which are relevant and
	incorporated here.

C. <u>Ground 3: Jacobsen in view of Say discloses and/or suggests the</u> features of claims 1, 7-10, and 14 of the '233 patent

100. In my opinion, the combination of *Jacobsen* and *Say* discloses and/or suggests all of the features of claims 1, 7-10, and 14 of the '233 patent.

1. Claim 1

- 101. For the same reasons I provided and discussed in ground 1 (relevant and incorporated here), *Jacobsen* discloses all of the features of claim elements 1[a]-[g].
- 102. For the same reasons I provided and discussed in ground 1 (relevant and incorporated here), *Jacobsen* also discloses claim element 1[h]. However, to the extent *Jacobsen* is determined not to disclose the features of limitation 1[h], *Jacobsen* in view of *Say* discloses and/or suggests such features.
- 103. As I explained in ground 1 (relevant and incorporated here), *Jacobsen* discloses the wrist sensor/display unit 18 and soldier unit 50 operating only when users enter a correct password. Ex. 1005, 15:5-10. And, as I explained in ground 2 (relevant and incorporated here), *Say* discloses a bi-directional wireless communication system where numerous types of "security mechanisms governing information [are] transmitted between a first personal device and a second device," including but not limited to encrypting transmissions sent between these two devices. Ex. 1006, 49:15-67.

Declaration of Dr. Joseph Paradiso U.S. Patent No. 7,088,233

104. Given the disclosure of Jacobsen and Say and the knowledge of a

POSITA at the time of the alleged invention, a POSITA would have been

motivated to configure Jacobsen's security features implemented in its system to

include mechanisms that use encryption to "govern[] information transmitted"

between Jacobsen's wrist sensor/display unit 18 and vest/harness with soldier unit

50, similar to the mechanisms taught in Say.

105. A POSITA would have been motivated to implement such features in

Jacobsen's system because it would have improved the security of

communications between the wrist sensor/display unit 18 and soldier unit 50 by

encrypting the data transmitted over the short-range wireless channels, thus

minimizing opportunities for nefarious entities from intercepting and interpreting

the transmitted data. A POSITA would have recognized and appreciated the

benefits of such security given the applications that *Jacobsen* indicates its system

can be implemented (e.g., military environments). (E.g. Ex. 1005, 1:5-14) and its

express disclosure regarding avoiding communication interception (see id. at 4:33-

39, 7:39-45). Having considered the disclosures of *Jacobsen* and *Say*, a POSITA

would have recognized that incorporating the above-described modification would

have required nothing more than implementing known components and

technologies (known components to provide encrypted communications) according

154

Fitbit, Inc. Ex. 1002 Page 0159

to known methods (encryption). A POSITA would have further recognized that such a modification would have resulted in the foreseeable feature of providing secure communications between devices. The '233 patent, Say, and Jacobsen all show that security mechanisms governing information transmitted were wellknown before the '233 patent's invention. For example, the '233 patent acknowledges that encryption is implemented using "standard" algorithms. Ex. 1001, 13:43-46; see section V.D. Consistent with this understanding, Say discloses before the '233 patent using "encryption techniques to encrypt the datastream" (Ex. 1006, 49:40-42), and *Jacobsen* discloses other security techniques, such as "software which requires the entry of a password or some other code" (Ex. 1005, 15:5-8). And, adding security mechanisms to personal health monitors was known in the art, as demonstrated by both Jacobsen and Say. Ex. 1005, 15:5-14; Ex. 1006, 49:15-67.

106. The resulting combination would have also been predictable, as encrypting data transmissions between a sensor device and another device was already disclosed in *Say* (Ex. 1006, 49:15-67), and securing communications, including between *Jacobsen*'s wrist sensor/display unit 18 and soldier unit 50, was already disclosed in *Jacobsen* (Ex. 1005, 15:5-14). *Jacobsen*'s and *Say*'s disclosures of providing data security would have led a POSITA to make the above

modification without detracting from the communication capabilities of *Jacobsen*'s system, especially in light of the knowledge of such technologies at the time (as expressly disclosed by *Say*).

107. Modifying *Jacobsen* in light of *Say* would have also involved a simple substitution of one known element for another to obtain foreseeable results. As I discussed above, different types of security mechanisms, including both encryption and passcodes, were known in the art. *See* Ex. 1001, 13:43-46; section V.D. And, a POSITA would have had the skill and capability to implement in *Jacobsen* encryption security mechanism techniques similar to those disclosed in *Say*, either instead of or in addition to the security mechanism techniques described in *Jacobsen*. And, as I already discussed, the result would have been foreseeable.

108. Additionally, combining *Say*'s data encryption with *Jacobsen*'s system would have involved the use of a known technique to improve similar systems in the same way. As I discussed above, both *Say* and the '233 patent show that encrypting data transmission between devices was a known technique in the art. *See* Ex. 1001, 13:43-46; section V.D. And, the systems described in *Say* and *Jacobsen* are similar. *Jacobsen* and *Say* both disclose systems for portable health monitoring where a sensor device communicates with a second device. *Compare* Ex. 1005, Abstract, 6:45-49, 11:1-27 *with* Ex. 1006, Abstract, 2:13-3:56. *Say*

describes one benefit of encryption was to "eliminate 'crosstalk' and to identify signals from the appropriate sensor control unit 44," which avoided problems due to the "presence of other devices" that "create[d] noise or interference within the frequency band of the transmitter[.]" Ex. 1006, 49:15-53. A POSITA would have recognized that, in addition to the security benefits described above, avoiding crosstalk between devices would have benefitted Jacobsen's system in a manner similar to the benefits it provided the system described in Say. Indeed, Jacobsen describes soldiers wearing multiple devices in a field setting (Ex. 1005, 1:5-5:20) and teaches the importance of avoiding interference (id. at 2:62-65, 7:53-55), so it would have been likely that Jacobsen's system also encountered problems due to interference or noise from other devices. Therefore, methods of avoiding interference and crosstalk, including encryption techniques, such as those disclosed in Say, would have similarly benefitted Jacobsen's system.

109. The choice to implement encryption versus another security mechanism in *Jacobsen*'s system would have been a design consideration for a POSITA based on various factors, including envisioned users, envisioned use of system, device type, display size, and system architecture. For example, as I described above, adding encryption to transmissions could have avoided problems associated with noise or interference from other devices.

110. Further, a POSITA would have had the knowledge, capability, and reasons to implement such a modification and done so with the expectation that the resulting modification would successfully operate as intended in the context of *Jacobsen*'s system. Thus, in my opinion, a POSITA would have understood that the proposed combination of *Jacobsen* and *Say* discloses and/or suggests this claim. *See also* my discussions in sections VIII.A and VIII.B, which are relevant and incorporated here.

2. Claims 7-10 and 14

111. For the same reasons as I provided in ground 1 (relevant and incorporated here), *Jacobsen* discloses all of the additional features added by claims 7-10 and 14. Therefore, the combined *Jacobsen-Say* system I described above discloses and/or suggests claims 7-10 and 14. *See also* my discussions in sections VIII.A and VIII.B, which are relevant and incorporated here.

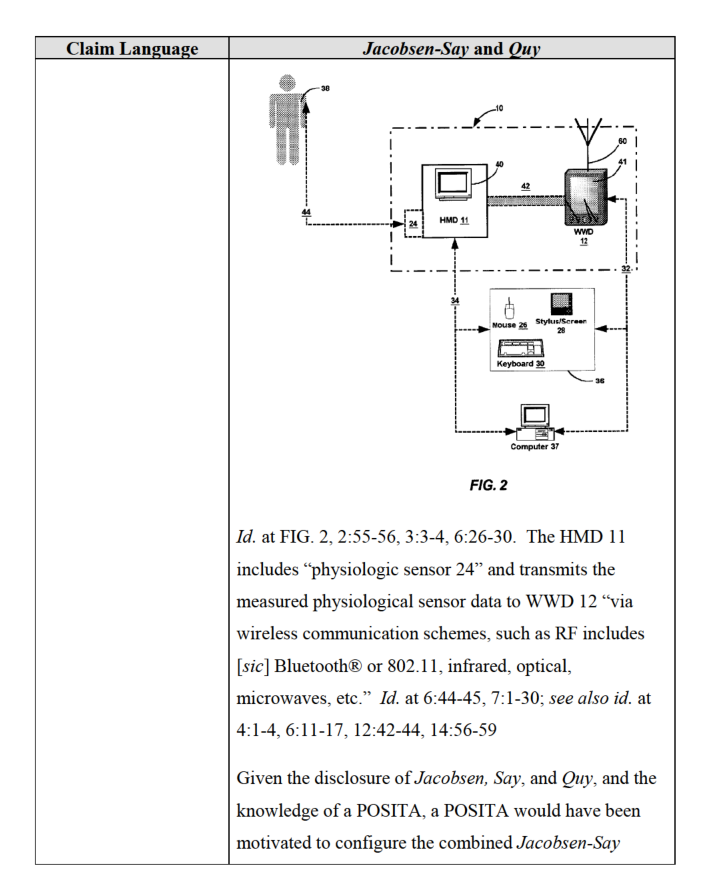
D. Ground 4: Jacobsen in view of Say and Quy discloses and/or suggests the features of claim 13 of '233 patent

112. In my opinion, the combination of *Jacobsen-Say* (which I described in ground 3 and incorporate here) and *Quy* discloses and/or suggests all of the features of claim 13 of the '233 patent.

113. As described below, the combination of *Jacobsen-Say* (described in ground 3) and *Quy* discloses and/or suggests the features of claim 13:

Claim Language	Jacobsen-Say and Quy
13. The system of	As I discussed in ground 3 (relevant and incorporated
claim 1, wherein the	here), the proposed Jacobsen-Say combination discloses
short-range wireless	and/or suggests the system of claim 1. While Jacobsen-
communications	Say discloses the use of short-range wireless
further comprises	communications, it does not disclose the use of
BLUETOOTH	Bluetooth technology to provide the short-range wireless
technology.	communications implemented in the combined
	Jacobsen-Say system. However, the Jacobsen-Say
	system I described in ground 3 in light of Quy discloses
	and/or suggests these features. And, as I explain below,
	a POSITA would have been motivated to modify the
	proposed Jacobsen-Say system such that Bluetooth
	technology, like that described in Quy, was utilized to
	provide communications between the Jacobsen-Say
	system's wrist sensor/display unit 18 ("first personal
	device") and the vest/harness with soldier unit 50
	("second device") (i.e., within the system of claim 1).
	Quy discloses utilizing Bluetooth technology as a short-
	range wireless communications technique:
	"As for wireless techniques, infrared (IR), microwaves,

Claim Language	Jacobsen-Say and Quy
88-	radio frequency (RF), e.g., Bluetooth® or 802.11
	protocols, optical techniques including lasers, and other
	such techniques may be used." Ex. 1007, 4:1-4; see also
	id. at 6:11-17.
	"The short range wireless communications schemes
	which may be employed include infrared, radio
	frequency including Bluetooth or 802.11, or other such
	schemes." Id. at 7:13-16.
	"For radio frequency communications, protocols such as
	Bluetooth® or 802.11 may be advantageously
	employed." <i>Id.</i> at 12:42-44.
	"9. The system of claim 7, wherein the generic
	input/output port employs a wireless communications
	scheme, and wherein the wireless communications
	scheme employed uses the Bluetooth protocol." <i>Id.</i> at
	14:56-59.
	In fact, Quy specifically discloses utilizing Bluetooth
	technology to transfer sensor data in a health monitoring
	system. Quy discloses a "wireless health-monitoring
	apparatus ('WHMA') 10" that includes a "health
	monitoring device ('HMD') 11" coupled to "wireless
	web device ('WWD') 12":
	, , , , , , , , , , , , , , , , , , , ,



Claim Language	Jacobsen-Say and Quy
	system (described in ground 3) to use Bluetooth
	technology to provide short-range wireless
	communications between the wrist sensor/display unit 18
	and the soldier unit 50. In this combination, the
	communication scheme between the soldier unit 50 and
	wrist sensor/display unit 18 would have utilized
	Bluetooth technology, such as the Bluetooth technology
	disclosed in Quy.
	A POSITA would have recognized the benefits of using
	existing short-range wireless communication
	technologies (such as Bluetooth, as disclosed by Quy) in
	the combined Jacobsen-Say system because it would
	have enabled the system to be configured to operate
	using known standard communication technologies, thus
	allowing for improved versatility in design,
	programming, and implementations. As I described in
	section V, Bluetooth was (and still is) a well-known and
	widely adopted standard. See also Ex. 1012. And,
	POSITA would have had the knowledge, reasons, and
	capability to integrate the Jacobsen-Say system's
	encryption mechanisms (discussed above in ground 3)
	with the Bluetooth communications such that security of
	such communications were maintained. Indeed, having
	considered the disclosures of Quy, Jacobsen, Say, and

Claim Language	Jacobsen-Say and Quy
	the '233 patent, a POSITA would have appreciated that
	modifying Jacobsen-Say to include Bluetooth
	technology, similar to that described in Quy, in light of
	Quy would have merely required implementing known
	components and technologies (known Bluetooth circuitry
	and components – see generally Ex. 1012) using known
	processes and known communication standards
	(Bluetooth processes and algorithms – see generally Ex.
	1012). A POSITA would have further recognized that
	modifying Jacobsen-Say in this manner would have
	resulted in the foreseeable feature of providing wireless
	communications over a short-range. The '233 patent's
	disclosure (added through the '401 provisional filed on
	March 28, 2001) acknowledges that Bluetooth was
	already known, as refers to the already-developed
	Bluetooth standard. Ex. 1001, 4:49-5:19. And, Quy
	confirms this understanding. Ex. 1007, 7:17-30. Thus,
	utilizing Bluetooth in the health monitoring system
	described in Jacobsen-Say, would have involved
	combining elements according to known methods and
	processes. And, the result would have been foreseeable,
	as Jacobsen-Say already describe short-range wireless
	communications between the system's devices, including
	between the wrist sensor/display unit 18 and the

west/harness with Modifying Jacob involved a simple	Jacobsen-Say and Quy n soldier unit 50.
involved a simple	
involved a simple	bsen-Say in light of Quy would have also
	, , , , , , , , , , , , , , , , , , , ,
I another to obtain	e substitution of one known element for
	foreseeable results. As I discussed in
ground 1 and inc	corporated into ground 3 (relevant and
incorporated here	e), Jacobsen discloses using body-LAN
in order to engag	ge in short-range wireless
communications	. A POSITA would have considered and
had the skill and	capability to implement Bluetooth
technology comr	nunications, like the Bluetooth
communications	disclosed in Quy, similar to the body-
LAN wireless sh	ort-range communications disclosed in
the Jacobsen-Say	y system. Quy itself admits the
substitutability o	f Bluetooth technology, as it describes
Bluetooth as just	one of many short-range wireless
communications	schemes that could be used in a
personal health n	monitoring system. Ex. 1007, 7:17-30.
Additionally, a P	OSITA would have recognized that
modifying Jacob	osen-Say to utilize known Bluetooth
technology simil	ar to that disclosed in Quy would have
led to the improv	vement of the Jacobsen-Say system in a
similar way. As	I described above, Bluetooth was
known in the art,	, and Jacobsen-Say and Quy both
disclose systems	for personal health monitoring using a

Claim Language	Jacobsen-Say and Quy
· · ·	sensor device and another device, where the devices
	communicate using short-range wireless
	communications. Compare Ex. 1005, Abstract, 6:45-49,
	11:1-27 with Ex. 1007, Abstract, 1:23-29, 7:17-30. A
	POSITA would have appreciated that Bluetooth was
	known to provide benefits as a lower-power standard. A
	lower power standard would have been particularly
	useful in communications between personal monitoring
	devices, such as the wrist sensor/display unit 18 and
	vest/harness with soldier unit 50 described in Jacobsen.
	In fact, as I discuss below for ground 6 (relevant and
	incorporated here), Jacobsen discloses the importance of
	power management and saving for both the wrist
	sensor/display unit 50 and the soldier unit 50. This,
	coupled with the fact that at the time, Bluetooth was
	becoming (or had become) a widely-adopted short-range
	wireless standard, a POSITA would have had the
	reasons, capability and expectation of success in
	designing and configuring the combined Jacobsen-Say
	system to use Bluetooth communication technologies to
	provide communications between the wrist
	sensor/display unit 18 and the soldier unit 50 and done so
	using known technologies, such as an embedded chip
	and its developer kit.

Claim Language	Jacobsen-Say and Quy
	Thus, in my opinion, a POSITA would have understood
	that the Jacobsen-Say system combined with Quy, as
	described above, discloses and/or suggests claim 13. See
	also my discussions in sections VIII.A, VIII.B, and
	VIII.C, which are relevant and incorporated here.

E. Ground 5: Jacobsen in view of Say and Geva discloses and/or suggests the features of claims 24-25 of the '233 patent

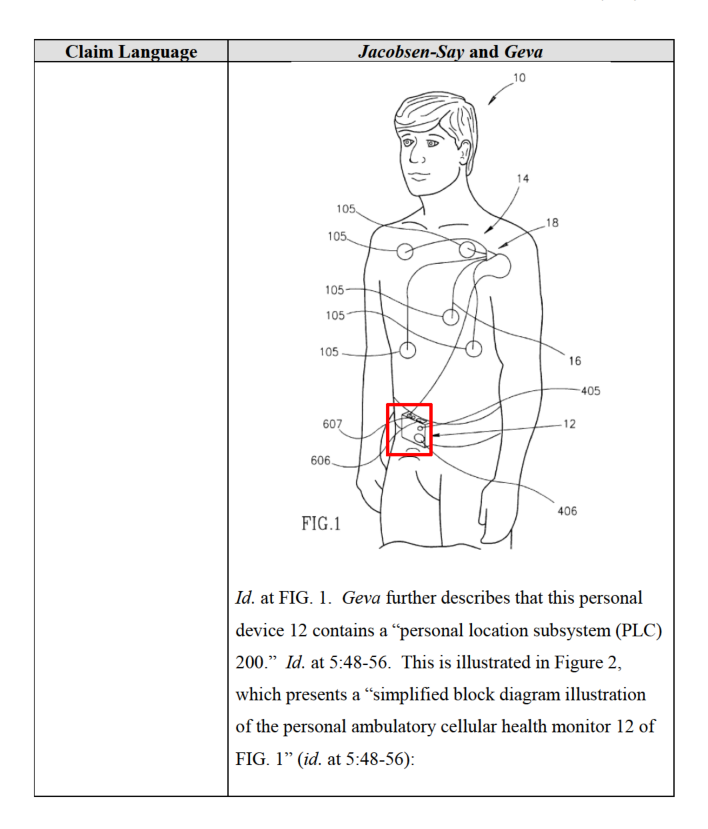
114. In my opinion, the combination of *Jacobsen-Say* (described in ground 3) and *Geva* discloses and/or suggests all of the features of claims 24-25 of the '233 patent

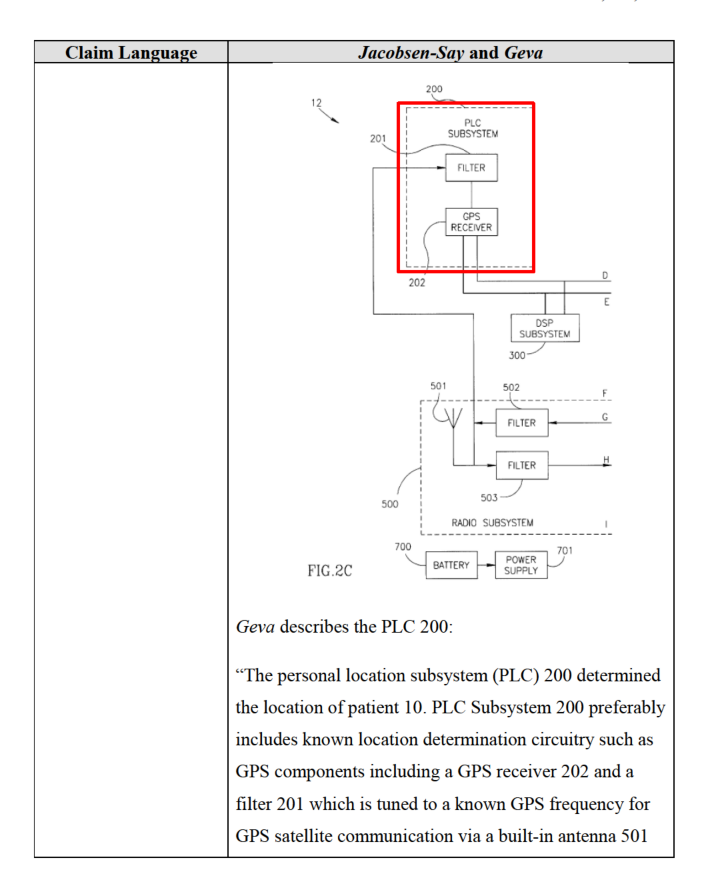
1. Claim 24

115. As described below, the combination of *Jacobsen-Say* (described in ground 3) and *Geva* discloses and/or suggests the features of claim 24:

Claim Language	Jacobsen-Say and Geva
24. The system of	As I discussed in ground 3 (relevant and incorporated
claim 1, wherein the	here), the proposed Jacobsen-Say combination discloses
first personal device	and/or suggests the system of claim 1. While Jacobsen-
further comprises a	Say do not disclose that the system's first personal device
location determination	("wrist sensor/display unit 18") further comprises a
module that determines	location determination module that determines the
the geographical	geographical location of the first personal device, the
location of the first	Jacobsen-Say system in light Geva discloses and/or

Claim Language	Jacobsen-Say and Geva
personal device.	suggests these features. And, as I explain below, a
	POSITA would have been motivated to modify the
	proposed Jacobsen-Say system such that a location
	determination module that determines the geographical
	location of the first personal device, like that described in
	Geva, was included in the Jacobsen-Say system's wrist
	sensor/display unit 18 ("first personal device").
	Geva discloses a "personal ambulatory cellular health
	monitor 12" which is which contains either "connected"
	and/or "built-in" "physiological data input devices." Ex.
	1008, 5:25-63. Figure 1 illustrates this personal monitor
	12 connected to various physiological sensors:





Claim Language	Jacobsen-Say and Geva
	typically shared by radio subsystem 500. PLC subsystem
	200 preferably receives the pseudo range (PR) and
	pseudo range dot (PRD) from GPS satellites in
	communication range. The GPS receiver preferably
	operates in aided mode enabling "snapshot" operation as
	is known in GPS systems." <i>Id.</i> at 6:51-61.
	Given the disclosure of Jacobsen, Say, and Geva, and the
	knowledge of a POSITA, a POSITA would have been
	motivated to configure the wrist sensor/display unit 18
	("first personal device") in the combined Jacobsen-Say
	system to further include a module for determining the
	location of the wrist sensor/display unit 18 (and, by
	extension, the location of the user) similar to the GPS
	module features disclosed by Geva.
	A POSITA would have been motivated to implement
	such features because in context of Jacobsen's
	applications (which include systems used by military and
	first responders) (Ex. 1005, 1:5-12), a POSITA would
	have recognized and appreciated that including GPS-type
	features would have enabled the Jacobsen-Say system to
	provide important location information to allow the
	wearer of wrist sensor/display unit 18 to be located when
	needed. Indeed, Jacobsen already discloses monitoring
	the location of its soldiers (i.e., wearers of the system)

Claim Language	Jacobsen-Say and Geva
	using GPS, and describes the importance of doing this.
	Specifically, Jacobsen discloses the vest/harness with
	soldier unit 50 (i.e., claim 1's "second device") contains
	"global positioning system 70" which "is used for
	geolocation of the soldier" and may include "GPS":
	Fig. 1 Fig. 4
	<i>Id.</i> at FIGS. 1, 4, 7:24-39, 9:58-10:3, 18:8-15. So, the
	proposed combination would have merely involved using
	similar types of GPS components (similar to those
	described in both Jacobsen and Geva) in another or
	different device (e.g., in the wrist sensor/display unit 18
	and vest/harness with soldier unit 50, or just in the wrist
	sensor/display unit 18 alone) in the <i>Jacobsen-Say</i> system.
	A POSITA would not have been deterred from
	implementing such a configuration despite the existing
	use of GPS on the vest/harness with soldier unit 50

Claim Language	Jacobsen-Say and Geva
	because the vest/harness with soldier unit 50 may be
	separated from the soldier, whereas the wrist
	sensor/display unit 18 may stay with the soldier. Indeed,
	Figure 1 above illustrates this separation.
	Having considered the disclosures of Jacobsen, Say,
	Geva, and the '233 patent, a POSITA would have known
	and appreciated that modifying the combined Jacobsen-
	Say system as noted above in light of Geva (and the
	disclosures of Jacobsen) would have merely required
	implementing known components and technologies
	(known GPS components) using known processes and
	known communication standards (processes for
	collecting and sensing location information via GPS
	technologies). A POSITA would have further
	recognized that modifying Jacobsen-Say in this manner
	would have resulted in the foreseeable feature of
	providing location determining features, as described by
	Jacobsen and Geva. The '233 patent, Geva, and
	Jacobsen all show that GPS technology was well-known
	before the relevant timeframe. Ex. 1001, 12:63-65; Ex.
	1005, 8:8-15; Ex. 1008, 2:2-4, 6:51-61. And, Geva and
	Jacobsen both indicate that the method and components
	for determining the current location of users by including
	GPS in wearable sensor devices was already known in

Claim Language	Jacobsen-Say and Geva
0 0	the art. Ex. 1005, Abstract, FIGS. 1, 4, 7:24-39, 9:58-
	10:3, 18:8-15; Ex. 1008, FIG. 2C, 5:49-56, 6:51-61.
	Further, because Jacobsen already discloses users
	wearing location determination devices, a POSITA
	would have found implementing the above modification
	a foreseeable implementation of known technologies
	according to known techniques, which would have not
	deterred the operation of Jacobsen's system (as modified
	in view of Say), but in fact Jacobsen would have
	benefited from the design by providing an additional or
	alternative way of positioning GPS modules in the
	system. And, as I described above, the effect of this
	combination would have been foreseeable: Jacobsen's
	system would have operated as usual by determining the
	current location of its users. Jacobsen's disclosure of
	personal location monitoring, and the importance of
	personal location monitoring, also provides a teaching,
	suggestion, or motivation that would have led a POSITA
	to include a type of location determination module in its
	system.
	A DOCITA would have also recognized that madifying
	A POSITA would have also recognized that modifying
	Jacobsen-Say in light of Geva would have involved a
	simple substitution of one known element for another to
	obtain foreseeable results. As I discussed above, GPS

Claim Language	Jacobsen-Say and Geva
	modules were well-known and Jacobsen already
	discloses a wearable device (the vest/harness with soldier
	unit 50) including GPS components and functionality. A
	POSITA would have considered and had the skill and
	capability to include GPS components in a wearable
	sensor device, like the GPS-enabled sensor device
	described in <i>Geva</i> , similar to the GPS-enabled
	vest/harness described in Jacobsen.
	And, a POSITA would have recognized that modifying
	Jacobsen-Say to include GPS components in the wrist
	sensor/display unit 18 would have led to the
	improvement of Jacobsen-Say and Geva both disclose
	systems for personal health and location monitoring.
	Compare Ex. 1005, Abstract, 6:45-49, 11:1-27 with Ex.
	1008, Abstract, 1:5-8, 1:49-4:39. And, Geva describes
	the importance of providing a system that both allows for
	patient mobility and allows for patent location
	monitoring (Ex. 1008, 1:43-46) which would have
	complimented Jacobsen's goals of monitoring a user's
	current location (Ex. 1005, 1:14-25, 1:38-46, 2:3-10).
	Finally, the choice to include GPS components in
	Jacobsen's wrist sensor/display unit 18 (as modified in
	view of Say in the manner described in ground 3) would
	have been a design consideration for a POSITA based on

Claim Language	Jacobsen-Say and Geva
	various factors, including envisioned users, envisioned
	use of system, device type, display size, and system
	architecture. For example, including a GPS module in
	the wrist sensor/display device 18 would have been
	beneficial because, as described in Geva, it was
	important to track a user's location but also allow for
	patient mobility (Ex. 1008, 1:43-46) and in the
	application contemplated by Jacobsen, knowledge of a
	wearer's location was similarly important (Ex. 1005,
	7:24-39, 9:58-10:3, 18:8-15).
	Thus, in my opinion, a POSITA would have understood that the <i>Jacobsen-Say</i> system combined with <i>Geva</i> , as
	described above, discloses and/or suggests claim 24. See
	also my discussions in sections VIII.A, VIII.B, and
	VIII.D, which are relevant and incorporated here.

116. As described below, the combination of *Jacobsen-Say* (described in ground 3) and *Geva* discloses and/or suggests the features of claim 25:

Claim Language	Jacobsen-Say and Geva
25. The system of	For the same reasons I discussed above for claim 24
claim 24, wherein the	(relevant and incorporated here), the combination of
location determination	Jacobsen-Say and Geva discloses and/or suggests the

Claim Language	Jacobsen-Say and Geva
module further	location determination module comprising a GPS
comprises a GPS	receiver. Indeed, as I discussed above, the combined
receiver.	Jacobsen-Say-Geva system would have integrated in
	wrist sensor/display unit 18 a GPS module including a
	GPS receiver, to provide GPS functionalities as disclosed
	by Jacobsen and Geva.
	Thus, in my opinion, a POSITA would have understood that the <i>Jacobsen-Say</i> system combined with <i>Geva</i> , as described above, discloses and/or suggests claim 22. <i>See also</i> my discussions in sections VIII.A, VIII.B, and VIII.D, which are relevant and incorporated here.

F. Ground 6: Jacobsen in view of Say and Reber discloses and/or suggests the features of claim 26 of the '233 patent

117. In my opinion, the combination of *Jacobsen-Say* (described in ground 3) and *Reber* discloses and/or suggests all of the features of claim 26 of the '233 patent.

1. Claim 26

118. As described below, the combination of *Jacobsen-Say* and *Reber* discloses and/or suggests the features of claim 26.

Claim Language	Jacobsen-Say and Reber
26. The system of	As I discussed in ground 3 (relevant and incorporated

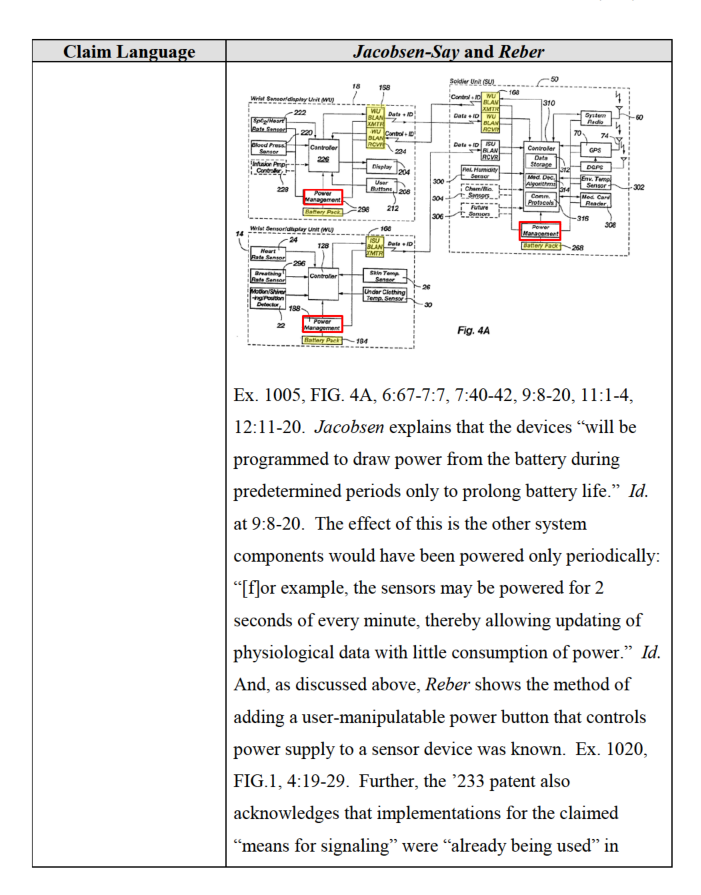
Claim Language	Jacobsen-Say and Reber
claim 1, wherein the bi-	here), the proposed <i>Jacobsen-Say</i> combination discloses
directional	and/or suggests the system of claim 1. To the extent
communications	Jacobsen-Say do not disclose that the wrist
module has a powered-	sensor/display unit 18 and/or soldier unit 50's bi-
down state and a	directional communications module (e.g.,
powered-up state, and	"communications mechanism 224" modified with Say)
further comprising a	has powered up and down states and further comprises a
means for signaling the	"means for signaling the bi-directional communications
bi-directional	module to transition from the powered-down state to the
communications	powered-up state," the Jacobsen-Say system in light of
module to transition	Reber discloses and/or suggests these features. And, as I
from the powered-	explain below, a POSITA would have been motivated to
down state to the	modify the proposed Jacobsen-Say system such that the
powered-up state.	wrist sensor/display unit 18's communications
	mechanism 224 had a powered-up and powered-down
	state and comprised a means for signaling the
	communications mechanism to transition from the
	powered-down state to the powered-up state.
	The '233 patent describes that "a number of mechanisms
	for doing [the claimed] signaling are possible," including
	with "a mechanical signal, such as throwing a switch or
	applying pressure to a pad." Ex. 1001, 14:34-43.
	Reber discloses a power button that can be pressed (i.e.,
	mechanical signal applied) in order to power up/down

Claim Language	Jacobsen-Say and Reber
	the components, including a transceiver, in a sensor
	device. Specifically, Reber discloses a "noninvasive
	apparatus" that includes a "biosensor," a communication
	"interface," which may comprise a "radio frequency
	transceiver," a "power source," and a "power button":
	HOUSING TRANSDUCER SIGNAL GENERATOR BIOSENSOR BIOSENSOR POWER BUTTON 32 POWER BUTTON SURCE INTERFACE DISPLAY DEVICE DISPLAY DEVICE WEMORY JA POWER BUTTON JA JA BUTTON JA BUTTON JA BUTTON JA BUTTON JA BUTTON JA JA BUTTON JA JA BUTTON JA JA BUTTON JA JA JA BUTTON JA JA JA JA JA JA JA JA JA J
	FIG.1
	Ex. 1020, FIG. 1, 2:20-5:3. <i>Reber</i> discloses that, "[i]n
	response to [] user-initiated input," the "power button
	34" causes "power source 32" to "selectively power[]"
	"various components of the apparatus," including the
	communication module ("interface 36"). <i>Id.</i> at 4:19-30.
	Specifically, Reber discloses that "[i]n response to a first
	user-initiated input received by a power button 34" (i.e.,
	"means for signaling" comprising "applying pressure to a
	pad"), "the power source powers various components to

Claim Language	Jacobsen-Say and Reber
	activate the apparatus" (i.e., transition from powered-
	down state to powered-up state). <i>Id.</i> at 4:20-24. Here,
	the claimed "powered-down state" occurs when Reber's
	apparatus is unpowered, before the user presses the
	power button. And, the claimed "powered-up state"
	occurs after the user presses the button, as the apparatus
	receives power from power source 32. A POSITA would
	have known that an apparatus entirely powered-down
	would have powered-down components, including the
	transceiver, and an apparatus that becomes powered-up
	would then contain powered components, including the
	transceiver. Thus, when Reber's apparatus entered a
	powered-up state, its components, including the
	communications module ("interface") necessarily would
	have also entered a powered-up state. Reber even
	mentions that when the power source 32 powers the
	device, it "powers various components to activate the
	apparatus." <i>Id.</i> at 4:20-24. Since <i>Reber</i> 's invention
	includes the apparatus engaging in communications
	using its communications module "interface 36," which
	may be an RF transceiver (id. at 4:56-63), "activat[ing]
	the apparatus" would have included activating the
	interface 36.
	Civen the disclosure of Israham San and Dahamand
	Given the disclosure of <i>Jacobsen</i> , <i>Say</i> , and <i>Reber</i> , and

Claim Language	Jacobsen-Say and Reber
	the knowledge of a POSITA, a POSITA would have
	been motivated to modify the wrist sensor/display unit 18
	in the combined Jacobsen-Say system to further include
	a power control mechanism (e.g., such as a button or
	similar mechanisms) that would, when activated (e.g.,
	pressed) enable the <i>Jacobsen-Say</i> wrist sensor/display
	unit 18, including its "communication mechanism 224,"
	to transition from a powered-down state to a powered-up
	state. The powered-down state of the communications
	mechanism 224 would occur when the wrist
	sensor/display unit 18 was powered-off, and the
	communications mechanism 224's transition to a
	powered-up state would occur when the wrist
	sensor/display unit 18 was powered-on, such as through
	the mechanical signal resulting from a push of a power
	button, similar to the features disclosed in Reber. This
	combination would have involved the Jacobsen-Say
	wrist sensor/display unit 18 with the added features that
	users could power up/down (transition from powered-
	down state to powered-down state) the wrist
	sensor/display unit 18 (and, by extension, its
	communications mechanism 224) by pushing a button.
	Having considered the displayers of Isaahaan Con-
	Having considered the disclosures of <i>Jacobsen</i> , <i>Say</i> ,
	Reber, and the '233 patent, a POSITA would have

Claim Language	Jacobsen-Say and Reber
	recognized and appreciated that modifying the combined
	Jacobsen-Say system as I described above in light of
	Reber would have involved implementing known
	components and technologies (known power control
	circuitry and mechanisms) using known processes and
	known communication standards (processes for
	providing power control to system or to components of a
	system). A POSITA would have further recognized that
	modifying Jacobsen-Say in this manner would have
	resulted in the foreseeable feature of providing power
	conserving and/or control features to the wrist
	sensor/display unit 18 and its communications module.
	Indeed, Jacobsen, Reber, and the '233 patent all show
	that power management techniques were known in the
	art. For example, Jacobsen discloses its devices,
	including the wrist sensor/display unit 18, comprising
	"power management" blocks between the devices'
	"battery pack" and communications modules:



Claim Language	Jacobsen-Say and Reber
	various "applications" in the prior art. Ex. 1001, 14:34-
	47. Accordingly, a POSITA would have considered such
	power control mechanisms (similar to that disclosed by
	Reber) to further the power conservation aspects
	suggested by Jacobsen and discussed by Reber. Doing
	so would have provided the foreseeable result of
	providing user-controlled mechanisms for mechanically
	controlling the power state of wrist sensor/display unit 18
	(or components thereof, including communications
	mechanism 224). The disclosures by <i>Jacobsen</i> regarding
	"power management" would have led a POSITA to
	consider features like those disclosed by <i>Reber</i> to
	implement a power button (or switch, etc.) in the wrist
	sensor/display unit 18 that when activated would power
	down components, such as communications mechanism
	224, so as to minimize the drain of the battery of the
	wrist sensor/display unit 18 when communications
	between the wrist sensor/display unit 18 and soldier unit
	50 were not needed.
	A DOCUTA 111 1 4 141 4 1 4
	A POSITA would have understood that implementing
	the above-modification in light of <i>Reber</i> would have also
	involved a simple substitution of one known element for
	another to obtain foreseeable results. Jacobsen discloses
	"control buttons 208 and 212" on the wrist sensor/display

Claim Language	Jacobsen-Say and Reber
Claim Language	unit 18:
	212 226 216 228 228 Fig. 3
	Ex. 1005, FIG. 3, 9:20-33. These buttons allow users to control the wrist sensor/display unit 18's display. <i>Id.</i> at
	9:29-32. Combining the concepts and technologies suggested and relating to <i>Reber</i> 's power button would
	have thus involved merely the reconfiguration of the
	buttons already present in wrist sensor/display unit 18 to perform other features facilitated by the power
	management components present in wrist sensor/display unit 18, as disclosed by <i>Jacobsen</i> . And, a POSITA
	would have recognized that implementing features
	similar to those described by Reber with the Jacobsen-

Claim Language	Jacobsen-Say and Reber
	Say combined system would have involved the use of a
	known technique to improve similar systems in the same
	way. As I discussed above, adding power buttons on
	sensor devices was known in the art. And, Jacobsen-Say
	and Reber disclose similar systems for personal health
	monitoring using a sensor device and another device,
	where the devices communicate using short-range
	wireless communications. Compare Ex. 1005, Abstract,
	FIGS. 1-4A, 2:49-5:19, 8:65-9:7 with Ex. 1020, Abstract,
	FIGS. 1-3, 1:28-60, 2:51-3:17, 4:30-67. A POSITA
	would have appreciated that the advantages of saving
	power would have been equally applicable to the
	portable health devices described in both Jacobsen and
	Reber. Jacobsen's disclosure even explicitly describes
	these advantages. Ex. 1005, FIG. 4A, 9:8-20, 12:11-20
	("[t]o maximize battery life")
	Finally, the chains to include a nevyon control bytton
	Finally, the choice to include a power control button
	would have been a design consideration for a POSITA
	based on various factors, including envisioned users,
	envisioned use of system, device type, display size, and
	system architecture. The advantage of a power control
	button would have been apparent to a POSITA such that
	users could have determined when the wrist
	sensor/display unit 18 (or components thereof, such as

Claim Language	Jacobsen-Say and Reber
	communication mechanism 224) need not be active and
	could then have turned it off and save power. This
	feature would have been especially important for a
	"field" device, like Jacobsen's wrist/sensor display unit
	18, because its users may not have had access to a
	charging station for long periods of time.
	Thus, in my opinion, a POSITA would have understood
	that the Jacobsen-Say system combined with Reber, as
	described above, discloses and/or suggests claim 26. See
	also my discussions in sections VIII.A, VIII.B, and
	VIII.E, which are relevant and incorporated here.

G. Ground 7: Say in view of Gabai discloses and/or suggests the features of claims 15-16 and 22 of the '233 patent

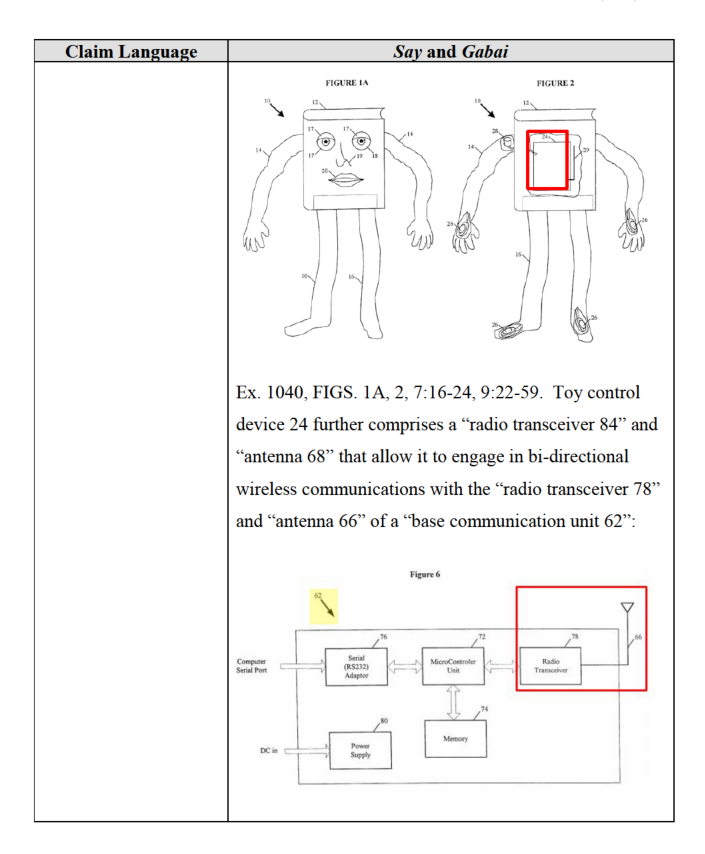
119. In my opinion, the combination of *Say* (described in ground 2) and *Gabai* discloses and/or suggests all of the features of claims 15-16 and 22 of the '233 patent.

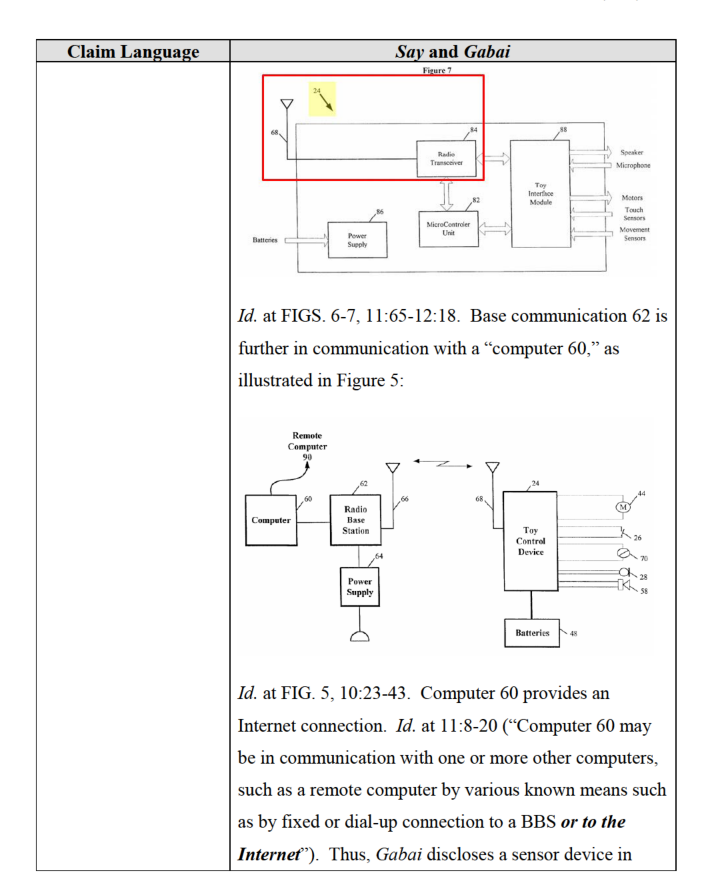
1. Claim 15

120. As described below, the combination of *Say* and *Gabai* discloses and/or suggests the features of claim 15:

Claim Language	Say and Gabai
15. The system of	The combination of Say and Gabai discloses and/or

Claim Language	Say and Gabai
claim 1, further	suggests this claim. As I discussed in ground 2 (relevant
comprising a central	and incorporated here), Say discloses and/or suggests the
communications base	system of claim 1. And, as I discussed in ground 2, Say
station communicating	discloses and/or suggests a first personal device ("sensor
with the first personal	control unit 44") communicating with a second device
device using short-	("receiver/display units 46, 48") using short-range
range wireless	wireless communications. To the extent Say's system
communications	does not further comprise a central communications base
	station communicating with the sensor control unit 44
	and providing an Internet connection, Say's system in
	light of Gabai discloses and/or suggests these features.
	And, as I explain below, a POSITA would have been
	motivated to modify the Say system such that a central
	communications base station providing an Internet
	connection, similar to as described in Gabai, engaged in
	short-range communications with Say's sensor control
	unit 44 ("first personal device")
	Gabai discloses a "toy 10" comprising "toy control
	device 24" and "any multitude of known sensors and
	input devices":





Claim Language	Say and Gabai
	wireless bi-directional communication with a base
	station, which further provides a connection to the
	Internet.
	Given the disclosure of Say and Gabai, and the
	knowledge of a POSITA, a POSITA would have been
	motivated to configure Say's system such that Say's
	sensor control unit 44 engaged in short-range
	communications with a base station providing an Internet
	connection, such as the "radio base station 62" disclosed
	in Gabai. This combination would have involved Say's
	system operating as described in ground 2 (relevant and
	incorporated here), with the added feature that the sensor
	control unit 44 could utilize its short-range wireless
	communications capability to communicate with a
	central communications base station that provided an
	Internet connection.
	A POSITA would have been motivated to implement
	such features because a POSITA would have recognized
	the benefits of including a central communications base
	station providing an Internet connection (as disclosed in
	Gabai) to the Say system. Adding such a base station
	providing an Internet connection would have enabled
	Say's system to access remote resources, thus allowing
	for Say's sensor control unit 44 to access Internet

Claim Language	Say and Gabai
	databases and other information. A POSITA would have
	further had the knowledge, reasons, and capability to
	integrate Say's system to include a base station providing
	for an Internet connection, such as that described in
	Gabai. Indeed, having considered the disclosures of Say
	and Gabai, a POSITA would have appreciated that
	modifying Say as noted above in light of Gabai would
	have merely involved implementing known component
	and technologies (known base station providing Internet
	connection) using known processes (utilizing short-range
	wireless communications). A POSITA would have
	further recognized that modifying Say in this manner
	would have resulted in the foreseeable feature of
	providing an Internet connection to the sensor control
	unit 44.
	Additionally, <i>Say</i> provides a teaching, suggestion, or
	motivation that would have led a POSITA to the
	proposed Say-Gabai combination. Say already describes
	its receiver/display unit 46, 48 providing a long-range
	communication connection. Specifically, Say discloses
	that one of the receiver/display units "may optionally
	have one-way or two-way paging capabilities." Ex.
	1006, 47:57-62. Say also discloses that its system may
	employ a "repeater unit to boost a signal from an on-

Claim Language	Say and Gabai
	skin sensor control unit 44" so that the device can engage
	in more remote communications, such as with a doctor's
	office. <i>Id.</i> at 48:62-49:14. Clearly, <i>Say</i> recognized the
	potential importance of allowing the sensor control unit
	to access remote resources, which could have included
	Internet servers. Therefore, a POSITA would have been
	motivated to add Gabai's base station providing a remote
	Internet connection to Say's system.
	And, a POSITA would have recognized that modifying
	Say's system to include a central communications base
	station providing an Internet connection and in
	communication with the sensor control unit 44 would
	have involved the use of a known technique to improve
	similar systems in the same way. As described above,
	the technique of providing a mobile device access to the
	Internet via a base station was already known in the art,
	and products to achieve this were already being widely
	produced by companies such as DEC and widely used at
	the time. See e.g., Ex. 1009, Exs. 1018-1019 (describing
	DEC's RoamAbout system). And, Gabai and Say both
	describe similar systems where a sensor device engages
	in wireless communications with another device.
	Compare Ex. 1006, 2:13-3:57 with Ex. 1040, 9:22-12:17.
	The advantage of adding an Internet access point to

Claim Language	Say and Gabai
	personal health monitoring devices was known and was
	already described in the prior art. Ex. 1009, 4 ("The
	WLAN market currently aims at four categories of
	applications [WOZ96]: healthcare industry, factory
	floors, banking industry, and educational institutions. In
	the healthcare market, in addition to traditional
	equipment such as laptops, notebooks, and hand-held
	terminals, special wireless services such as electronic
	thermometer and blood pressure monitoring devices are
	expected to be involved in wireless local
	communications. These devices are used to provide
	mobile access to clinical and pharmaceutical data bases
	for the physician as well as entering personal health
	data"). A POSITA would have recognized that this
	advantage would have applied similarly to Say's analyte
	monitoring system. If Say's sensor control unit 44 could
	have communicated with a base station providing an
	Internet connection, the sensor control unit 44 could have
	accessed online pharmaceutical databases and other
	relevant information important to the health monitoring
	context.
	Finally, the choice to include in Cours exerten a control
	Finally, the choice to include in <i>Say</i> 's system a central
	communication base station communicating with the
	sensor control unit 44 and providing an Internet

Claim Language	Say and Gabai
	connection would have been a design consideration for a
	POSITA based on design incentives or other market
	forces, including envisioned users, envisioned use of
	system, device type, and system architecture. For
	example, as described above, it was known that
	providing Internet bridges in health monitoring systems,
	like the one described in Say, would have added useful
	features to these systems.
	Thus, in my opinion, a POSITA would have understood
	that the Say system combined with Gabai, as described
	above, discloses and/or suggests claim 15. See also my
	discussions in sections VIII.B, and VIII.F, which are
	relevant and incorporated here.

2. Claim 16

121. As described below, the combination of *Say* and *Gabai* discloses and/or suggests the features of claim 16:

Claim Language	Say and Gabai
16. The system of	The combination of Say and Gabai discloses and/or
claim 15, wherein the	suggests this claim. As I discussed for claim 15 (relevant
short-range wireless	and incorporated here), the combination of Say and
communications is	Gabai discloses and/or suggests the system of claim 15,
selected from the group	wherein the central communications base station further

Claim Language	Say and Gabai
consisting of	comprises a connection to the Internet. And, as I
HomeRF TM ,	discussed in ground 2 (relevant and incorporated here),
BLUETOOTH, and	Say discloses and/or suggests multiple devices ("sensor
wireless LAN.	control unit 44" and "receiver/display unit 46, 48")
	communicating using short-range wireless RF
	communications. A POSITA would have understood
	that multiple devices communicating using short-range
	wireless communications results in a wireless local area
	network (wireless LAN). Indeed, the '233 patent
	describes local area wireless networks as networks where
	devices communicate using short-range wireless RF
	communications. See Ex. 1001, 4:45-6:16. A POSITA
	would have thus understood that Say discloses the first
	personal device's (sensor control unit 44's) and second
	device's (receiver/display unit 46, 48's) short-range
	wireless communications comprising a wireless local
	area network (wireless LAN). Therefore, the Say system
	configured to include a central communications base
	station providing an Internet connection (see claim 15
	analysis above), such as the one described in Gabai
	would have resulted in the system of claim 15, wherein
	the short-range communications is wireless LAN.
	Thus, in my opinion, a POSITA would have understood
	that the Say system combined with Gabai, as described

Claim Language	Say and Gabai
	above, discloses and/or suggests claim 16. See also my
	discussions in sections VIII.B, and VIII.F, which are
	relevant and incorporated here.

3. Claim 22

122. As described below, the combination of *Say* and *Gabai* discloses and/or suggests the features of claim 22:

Claim Language	Say and Gabai
22. The system of	The combination of Say and Gabai discloses and/or
claim 15, wherein the	suggests this claim. As I discussed for claim 15 (relevant
central	and incorporated here), the combination of Say and
communications base	Gabai discloses and/or suggests the system of claim 15,
station further	wherein the central communications base station further
comprises a connection	comprises a connection to the Internet. And, as I
to the Internet.	discussed for claim 15, POSITA would have been
	motivated to combine Say and Gabai to produce a
	system including these features.
	Thus, in my opinion, a POSITA would have understood
	that the Say system combined with Gabai, as described
	above, discloses and/or suggests claim 22. See also my
	discussions in sections VIII.B, and VIII.F, which are
	relevant and incorporated here.

Declaration of Dr. Joseph Paradiso U.S. Patent No. 7,088,233

X. CONCLUSION

123. I declare that all statements made herein of my knowledge are true, and that all statements made on information and belief are believed to be true, and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code.

Dated: April 6, 2020

Bv:

Dr. Joseph Paradiso